

FEDERAL REGISTER

VOLUME 34

• NUMBER 86

Tuesday, May 6, 1969

• Washington, D.C.

Pages 7321-7363

PART I

(Part II begins on page 7359)

Agencies in this issue—

Agricultural Stabilization and
Conservation Service
Civil Aeronautics Board
Civil Service Commission
Coast Guard
Consumer and Marketing Service
Customs Bureau
Economic Opportunity Office
Federal Aviation Administration
Federal Housing Administration
Federal Power Commission
Federal Reserve System
Food and Drug Administration
General Services Administration
Hazardous Materials
Regulations Board
Health, Education, and
Welfare Department
Immigration and Naturalization
Service
Interior Department
Interstate Commerce Commission
Labor Standards Bureau
Land Management Bureau
National Park Service
Securities and Exchange Commission
Transportation Department
Treasury Department
United States Arms Control and
Disarmament Agency
Wage and Hour Division

Detailed list of Contents appears inside.



Just Released

CODE OF FEDERAL REGULATIONS

(As of January 1, 1969)

Title 16—Commercial Practices (Parts 0–149) (Revised) -----	\$2.75
Title 46—Shipping (Parts 150–199) (Revised) -----	2.50
Title 47—Telecommunication (Parts 0–19) (Revised) ---	1.50

[A Cumulative checklist of CFR issuances for 1969 appears in the first issue of the Federal Register each month under Title 1]

Order from Superintendent of Documents,
United States Government Printing Office,
Washington, D.C. 20402



Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U.S.C., Ch. 15), under regulations prescribed by the Administrative Committee of the Federal Register, approved by the President (1 CFR Ch. I). Distribution is made only by the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402.

The FEDERAL REGISTER will be furnished by mail to subscribers, free of postage, for \$1.50 per month or \$15 per year, payable in advance. The charge for individual copies varies in proportion to the size of the issue (15 cents for the first 80 pages and 5 cents for each additional group of 40 pages, as actually bound). Remit check or money order, made payable to the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402.

The regulatory material appearing herein is keyed to the CODE OF FEDERAL REGULATIONS, which is published, under 50 titles, pursuant to section 11 of the Federal Register Act, as amended (44 U.S.C. 1510). The CODE OF FEDERAL REGULATIONS is sold by the Superintendent of Documents. Prices of books and pocket supplements are listed in the first FEDERAL REGISTER issue of each month.

There are no restrictions on the republication of material appearing in the FEDERAL REGISTER or the CODE OF FEDERAL REGULATIONS.

Contents

AGRICULTURAL STABILIZATION AND CONSERVATION SERVICE

Rules and Regulations

Sugar:

Continental requirements, quotas, and quota deficits for 1969	7325
Wage rates for sugarbeets; wide row planting	7326

AGRICULTURE DEPARTMENT

See Agricultural Stabilization and Conservation Service; Consumer and Marketing Service.

CIVIL AERONAUTICS BOARD

Notices

International Air Transport Association; hearing, etc.	7339
---	------

CIVIL SERVICE COMMISSION

Rules and Regulations

Excepted service:

Department of Agriculture	7325
Department of Health, Education, and Welfare	7325
Department of the Interior	7325

COAST GUARD

Notices

Equipment, installations, or materials; termination of approval notice; correction	7340
--	------

CONSUMER AND MARKETING SERVICE

Rules and Regulations

Lemons grown in California and Arizona; handling limitation	7326
---	------

CUSTOMS BUREAU

Rules and Regulations

Certain steel products from Italy; countervailing duties	7328
--	------

ECONOMIC OPPORTUNITY OFFICE

Rules and Regulations

General administration and management laws and legal matters	7331
--	------

FEDERAL AVIATION ADMINISTRATION

Proposed Rule Making

Autopilots for certain turbojet airplanes	7333
---	------

FEDERAL HOUSING ADMINISTRATION

Rules and Regulations

Delegations of basic authority and functions:

Assistant Commissioner for Administration et al.	7329
Assistant Commissioner for Home Mortgages et al.	7329

FEDERAL POWER COMMISSION

Notices

El Paso Natural Gas Co.; proposed changes in rates and charges	7339
--	------

FEDERAL RESERVE SYSTEM

Notices

Depositors Corp.; application for approval of acquisition of shares of bank	7340
---	------

FOOD AND DRUG ADMINISTRATION

Notices

Mattox & Moore, Inc.; withdrawal of food additive petition	7340
--	------

GENERAL SERVICES ADMINISTRATION

Rules and Regulations

Federal property utilization and disposal; negotiated sales to local governments	7329
--	------

Notices

Authority delegation; Secretary of Defense	7349
--	------

HAZARDOUS MATERIALS REGULATIONS BOARD

Rules and Regulations

Shipping container specifications; correction	7332
---	------

HEALTH, EDUCATION, AND WELFARE DEPARTMENT

See also Food and Drug Administration.

Notices

Motor vehicle pollution control; California State Standards; waiver of application	7348
Public information; fee schedule for searching for records, reproduction, etc.	7348
Social Security Administration; statement of organization, functions, and delegations of authority	7340

HOUSING AND URBAN DEVELOPMENT DEPARTMENT

See Federal Housing Administration.

IMMIGRATION AND NATURALIZATION SERVICE

Rules and Regulations

Miscellaneous amendments to chapter	7327
Release from custody by special inquiry officer	7327

INTERIOR DEPARTMENT

See also Land Management Bureau; National Park Service.

Notices

George Everett Millican; statement of changes in financial interests	7339
--	------

INTERSTATE COMMERCE COMMISSION

Notices

Motor carriers:

Temporary authority applications	7353
Transfer proceedings	7356

JUSTICE DEPARTMENT

See Immigration and Naturalization Service.

LABOR DEPARTMENT

See Labor Standards Bureau; Wage and Hour Division.

LABOR STANDARDS BUREAU

Proposed Rule Making

Occupations particularly hazardous for employment of minors; school bus drivers	7333
---	------

LAND MANAGEMENT BUREAU

Notices

Montana; proposed classification of public lands for multiple use management	7335
New Mexico; modification of grazing district	7335

NATIONAL PARK SERVICE

Rules and Regulations

Dinosaur National Monument, Colorado-Utah; boating, commercial hauling	7330
--	------

Notices

National Register of Historic Places	7338
Yellowstone National Park; concession contract	7338

(Continued on next page)

SECURITIES AND EXCHANGE COMMISSION

Notices

Hearings, etc.:

Bartep Industries, Inc.....	7349
Commercial Finance Corporation of New Jersey.....	7349
Fifth Avenue Coach Lines, Inc.....	7349
Gulf Aerospace Corp.....	7350
Majestic Capital Corp.....	7351
Pennsylvania Power Co.....	7351
Photo Mark Computer Corp.....	7351

TRANSPORTATION DEPARTMENT

See also Coast Guard; Federal Aviation Administration; Hazardous Materials Regulations Board.

Rules and Regulations

Public availability of information; miscellaneous amendments.....	7331
---	------

TREASURY DEPARTMENT

See also Customs Bureau.

Notices

Aminoacetic acid (Glycine) from the Netherlands; tentative negative determination.....	7334
6½ percent Treasury Notes of Series B-1976; offering.....	7334

UNITED STATES ARMS CONTROL AND DISARMAMENT AGENCY

Rules and Regulations

Grants	7360
--------------	------

WAGE AND HOUR DIVISION

Notices

Certificates authorizing employment of learners at special minimum wages.....	7351
---	------

List of CFR Parts Affected

The following numerical guide is a list of the parts of each title of the Code of Federal Regulations affected by documents published in today's issue. A cumulative list of parts affected, covering the current month to date, appears at the end of each issue beginning with the second issue of the month.

A cumulative guide is published separately at the end of each month. The guide lists the parts and sections affected by documents published since January 1, 1969, and specifies how they are affected.

5 CFR	14 CFR	36 CFR
213 (3 documents).....	PROPOSED RULES:	7.....
	121.....	7330
7 CFR	19 CFR	41 CFR
811.....	16.....	23-50.....
862.....		101-45.....
910.....	24 CFR	45 CFR
	200 (2 documents).....	1013.....
8 CFR	29 CFR	49 CFR
100.....	PROPOSED RULES:	7.....
204.....	1500.....	178.....
238.....		
242.....		
245.....		
299.....		

Rules and Regulations

Title 5—ADMINISTRATIVE PERSONNEL

Chapter I—Civil Service Commission PART 213—EXCEPTED SERVICE

Department of the Interior

Section 213.3312 is amended to show that the position of Confidential Assistant to the Deputy Solicitor is excepted under Schedule C. Effective on publication in the FEDERAL REGISTER, subparagraph (3) is added to paragraph (b) of § 213.3312 as set out below.

§ 213.3312 Department of the Interior.

- (b) *Office of the Solicitor.* * * *
- (3) One Confidential Assistant to the Deputy Solicitor.

(5 U.S.C. 3301, 3302, E.O. 10577, 3 CFR 1954-1958 Comp., p. 218)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
Executive Assistant to the Commissioners.

[F.R. Doc. 69-5393; Filed, May 5, 1969; 8:47 a.m.]

PART 213—EXCEPTED SERVICE Department of Agriculture

Section 213.3313 is amended to show that the position of Assistant to the Secretary for Defense Mobilization Planning is excepted under Schedule C. Effective on publication in the FEDERAL REGISTER, subparagraph (23) is added to paragraph (a) of § 213.3313 as set out below.

§ 213.3313 Department of Agriculture.

- (a) *Office of the Secretary.* * * *
- (23) Assistant to the Secretary for Defense Mobilization Planning.

(5 U.S.C. 3301, 3302, E.O. 10577, 3 CFR 1954-1958 Comp., p. 218)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
Executive Assistant to the Commissioners.

[F.R. Doc. 69-5394; Filed, May 5, 1969; 8:47 a.m.]

PART 213—EXCEPTED SERVICE Department of Health, Education, and Welfare

Section 213.3316 is amended to show that one position of Confidential Assistant to the Administrator, Social and Re-

habilitation Service, is excepted under Schedule C. Effective on publication in the FEDERAL REGISTER, subparagraph (6) is added under paragraph (c) of § 213.3316 as set out below.

§ 213.3316 Department of Health, Education, and Welfare.

- (c) *Social and Rehabilitation Service.* * * *

(6) One Confidential Assistant to the Administrator.

(5 U.S.C. 3301, 3302, E.O. 10577, 3 CFR 1954-1958 Comp., p. 218)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] JAMES C. SPRY,
Executive Assistant to the Commissioners.

[F.R. Doc. 69-5395; Filed, May 5, 1969; 8:47 a.m.]

Title 7—AGRICULTURE

Chapter VIII—Agricultural Stabilization and Conservation Service (Sugar), Department of Agriculture

SUBCHAPTER B—SUGAR REQUIREMENTS AND QUOTAS

[Sugar Reg. 811, Amdt. 4]

PART 811—CONTINENTAL SUGAR REQUIREMENTS AND AREA QUOTAS Requirements, Quotas, and Quota Deficits for 1969

Basis and purpose and bases and considerations. This amendment is issued pursuant to the authority vested in the Secretary of Agriculture by the Sugar Act of 1948, as amended (61 Stat. 922, as amended), hereinafter referred to as the "Act". The purpose of this amendment to Sugar Regulation 811 (33 F.R. 19245), as amended, is to determine and prorate or allocate additional deficits in quotas established pursuant to the Act.

Section 204(a) of the Act provides that the Secretary shall from time to time determine whether any area or country will be unable to fill its quota or proration of a quota. On the basis of the quota established for Puerto Rico for the calendar year 1969 findings were heretofore made (34 F.R. 5425, 6469) that Puerto Rico was unable to fill its quota by 500,000 short tons, raw value, and accordingly quota deficits were determined for Puerto Rico totaling 500,000 tons. On the basis of the latest available information it is herein found that Puerto Rico will be unable to fill its quota by an additional 200,000 short tons, raw value. Therefore, a total deficit is herein determined in the 1969 quota for Puerto Rico of 700,000 short tons, raw value. If production ex-

ceeds the present estimates for Puerto Rico, the marketing opportunities for that area within the total mainland quota for that area will not be limited as a result of the deficit determination and proration provided herein.

Pursuant to section 204(a) of the Act, the additional deficit of 200,000 tons in the Puerto Rican quota is herein prorated to Western Hemisphere countries listed in section 202(c) (3) (A) of the Act, which are able to supply additional sugar. On the basis of information available to the Department it is herein determined that Peru will be unable to fill its statutory share of any additional deficit from other areas during the calendar year 1969. Therefore, none of the additional deficit is herein prorated to Peru nor is any prorated to the Republic of the Philippines since the Department has previously determined that the Philippines will be unable to supply its statutory share of any deficit during 1969.

By virtue of the authority vested in the Secretary of Agriculture by the Act, Part 811 of this chapter is hereby amended by amending §§ 811.71, 811.72, and 811.73 as follows:

1. Section 811.71 is amended by amending paragraph (a) (2) to read as follows:

§ 811.71 Quotas for domestic areas.

- (a) * * *
- (2) It is hereby determined pursuant to section 204(a) of the Act that for the calendar year 1969 Puerto Rico and the Virgin Islands will be unable by 700,000 and 15,000 short tons, raw value, respectively, to fill the quotas established for such areas in subparagraph (1) of this paragraph. Pursuant to section 204(b) of the Act the determination of such deficits shall not affect the quotas established in subparagraph (1) of this paragraph.

2. Section 811.72 is amended by adding a new paragraph (a) (3) to read as follows:

§ 811.72 Proration and allocation of deficits and quotas in effect.

- (a) * * *
- (3) Pursuant to section 204(a) of the Act, the additional deficit in the Puerto Rican quota of 200,000 short tons, raw value, determined in paragraph (a) (2) of § 811.71 is herein prorated to Western Hemisphere countries named in section 202(c) (3) (A) of the Act, which are able to supply such additional sugar, on the basis of published quotas most recently in effect as established in Sugar Regulation 811 for 1969 (34 F.R. 6469).

3. Section 811.73 is amended by amending paragraph (c) to read as follows:

§ 811.73 Quotas for foreign countries.

(c) For the calendar year 1969, the prorations to individual foreign countries pursuant to section 202 of the Act are shown in columns (1) and (2) of the following table. Deficit prorations previously established in Amendments 2 and 3 of § 811.73 are shown in column (3). In column (4) the additional deficit in

the quota for Puerto Rico amounting to 200,000 short tons, raw value, is herein prorated to Western Hemisphere countries listed in section 202(c) (3) (A) of the Act, which are able to supply such additional sugar, on the basis of published quotas most recently in effect.

Countries	Basic quotas	Temporary quotas and prorations pursuant to sec. 202(d) 1	Previous deficit prorations	New deficit prorations	Total quotas and prorations
(1)	(2)	(3)	(4)	(5)	
(Short tons, raw value)					
Mexico	220,331	242,173	99,299	45,438	613,185
Dominican Republic	221,353	236,793	97,115	44,439	599,700
Brazil	221,353	236,793	97,115	44,439	599,700
Peru	176,556	188,869	77,461	0	442,886
British West Indies	88,424	73,909	34,818	15,778	212,920
Ecuador	22,208	34,454	14,131	6,466	87,259
French West Indies	27,816	23,246	10,953	4,903	66,978
Argentina	27,230	29,139	11,946	5,467	73,773
Costa Rica	26,059	27,877	11,433	5,232	70,601
Nicaragua	26,059	27,877	11,433	5,232	70,601
Colombia	23,424	25,057	10,277	4,702	63,460
Guatemala	21,960	23,491	9,635	4,400	59,486
Panama	16,397	17,641	7,194	3,292	44,424
El Salvador	16,104	17,228	7,066	3,233	43,631
Haiti	12,297	13,155	5,395	2,469	33,316
Venezuela	11,126	11,902	4,881	2,234	30,143
British Honduras	6,441	5,383	2,536	1,149	15,509
Bolivia	2,635	2,818	1,156	529	7,138
Honduras	2,635	2,818	1,156	529	7,138
Australia	105,407	87,530			192,937
Republic of China	43,919	36,471			80,390
India	42,163	35,012			77,175
South Africa	31,036	25,772			56,808
Fiji Islands	23,131	19,208			42,339
Thailand	9,662	8,024			17,686
Mauritius	9,662	8,024			17,686
Malagasy Republic	4,978	4,133			9,111
Swaziland	3,806	3,161			6,967
Ireland	5,351	0			5,351
Bahamas	10,000	0			10,000
Total	1,475,523	1,467,784	515,000	200,000	3,658,307

1 Proration of the quotas withheld from Cuba and Southern Rhodesia.

(Secs. 201, 202, 204, 207, and 403; 61 Stat. 923, as amended, 924, as amended, 925, as amended, 927, as amended, and 932; 7 U.S.C. 1111, 1112, 1114, 1117, 1153)

Effective date: This action establishes and prorates additional sugar quota deficits of 200,000 short tons, raw value. In order to promote orderly marketing, it is essential that this amendment be effective immediately so that all persons selling and purchasing sugar for consumption in the continental United States can promptly plan and market under the changed marketing opportunities. Therefore, it is hereby determined and found that compliance with the notice, procedure, and effective date requirements of 5 U.S.C. 553 is unnecessary, impracticable, and contrary to the public interest and this amendment shall be effective when filed for public inspection in the Office of the Federal Register.

Signed at Washington, D.C., on May 1, 1969.

CLARENCE D. PALMBY,
Assistant Secretary.

[F.R. Doc. 69-5400; Filed, May 1, 1969; 8:51 p.m.]

SUBCHAPTER H—DETERMINATION OF WAGE RATES

[Amdt. 1]

PART 862—WAGE RATES; SUGARBEETS

Wide Row Planting

Pursuant to the provisions of the Sugar Act of 1948, as amended, § 862.10(b) of Chapter VIII of Title 7 of the Code of Federal Regulations, published March 29, 1969, is amended by revising the provision "Wide row planting" at the end thereof to read as follows:

§ 862.10 Wage rates.

(b) * * *

Wide row planting: The above rates and the rate provided in paragraph (c) of this section may be reduced by not more than the indicated percentages for the following row spacing: 28 inches or more but less than 31 inches, 20 percent; 31 inches or more but less than 34 inches, 25 percent; 34 inches or more, 30 percent.

(Secs. 301, 403, 61 Stat. 929, as amended, 932; 7 U.S.C. 1131, 1153)

Statement of bases and considerations. The wage determination for persons employed in the production, cultivation, or harvesting of sugar beets, published in the FEDERAL REGISTER on March 29, 1969 (34 F.R. 5904), includes a provision whereby the operation of removing weeds with a hoe only may be employed as a first operation in fields that have been completely machine-thinned and on which chemical herbicides have been applied.

The Department has concluded that clarification is needed to minimize any possibility of misunderstanding regarding the provision which permits a reduction in piecework rates for wide row planting and its applicability to the piece-work rate for the new weeding operation.

This amendment revises the wide row planting provision to apply not only to the piecework rates for all hand labor operations defined in § 862.10(b), but also to the piecework rate provided in § 862.10(c) for the operation of weeding with a hoe only in fields that have been completely machine-thinned and chemically treated for weed control.

Effective date. This amendment shall become effective on the date of its publication in the FEDERAL REGISTER, and is applicable to the 1969 crop of sugarbeets.

Signed at Washington, D.C., on April 30, 1969.

CLARENCE D. PALMBY,
Assistant Secretary.

[F.R. Doc. 69-5391; Filed, May 5, 1969; 8:47 a.m.]

Chapter IX—Consumer and Marketing Service (Marketing Agreements and Orders; Fruits, Vegetables, Nuts), Department of Agriculture

[Lemon Reg. 371, Amdt. 1]

PART 910—LEMONS GROWN IN CALIFORNIA AND ARIZONA

Limitation of Handling

Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 910, as amended (7 CFR Part 910), regulating the handling of lemons grown in California and Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), and upon the basis of the recommendations and information submitted by the Lemon Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of handling of such lemons, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice,

engage in public rule-making procedure, and postpone the effective date of this amendment until 30 days after publication hereof in the FEDERAL REGISTER (5 U.S.C. 553) because the time intervening between the date when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate the declared policy of the act is insufficient, and this amendment relieves restriction on the handling of lemons grown in California and Arizona.

Order, as amended. The provisions in paragraph (b) (1) (ii) of § 910.671 (Lemon Regulation 371, 34 F.R. 6965) are hereby amended to read as follows:

§ 910.671 Lemon Regulation 371.

- (b) Order. (1) * * *
- (ii) District 2: 269,700 cartons;

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Dated: May 1, 1969.

FLOYD F. HEDLUND,
Director, Fruit and Vegetable
Division, Consumer and Mar-
keting Service.

[F.R. Doc. 69-5390; Filed, May 5, 1969;
8:47 a.m.]

Title 8—ALIENS AND NATIONALITY

Chapter I—Immigration and Natural- ization Service, Department of Justice

RELEASE FROM CUSTODY BY SPECIAL INQUIRY OFFICER

Reference is made to the notice of proposed rule making which was published in the FEDERAL REGISTER on March 21, 1969 (34 F.R. 5509) pursuant to section 553 of title 5 of the United States Code (Public Law 89-554, 80 Stat. 383) and in which there was set out proposed rules which would authorize determinations regarding custody or bond following the denial of an application for release from custody, or release under bond, or for reduction of the amount thereof, to be made by a special inquiry officer separate and apart from any deportation hearing or proceeding under Part 242 of Title 8 of the Code of Federal Regulations, and to set forth the places where the special inquiry officers are stationed. Several representations were received. The rules have been amended by repositioning the last sentence as the fifth sentence and by clarifying the former seventh, now eighth, sentence of paragraph (b) of § 242.2.

PART 100—STATEMENT OF ORGANIZATION

Section 100.4 is amended by adding paragraph (e) to read as follows:

§ 100.4 Field service.

(e) *Special inquiry officers.* Special inquiry officers are stationed at the following district headquarters: Districts 2, 3, 4, 6, 8, 9, 12, 13, 14, 15, 16, 21, and 25.

PART 242—PROCEEDINGS TO DETER- MINE DEPORTABILITY OF ALIENS IN THE UNITED STATES: APPREHEN- SION, CUSTODY, HEARING, AND APPEAL

Paragraphs (b) and (c) of § 242.2 are amended to read as follows:

§ 242.2 Apprehension, custody, and de- tention.

(b) *Authorized officer.* A district director, acting district director, or deputy district director may exercise the authority contained in section 242 of the Act to continue or detain an alien in, or release him from, custody, to determine whether an alien shall be released under bond, and the amount thereof, if any, and shall promptly notify the alien in writing of any determination made in his case. No appeal shall lie from such determination. Denial of an application for release from custody, or release under bond, or for reduction in the amount thereof, shall be without prejudice to the renewal of the application or request before any available special inquiry officer who is stationed in the region having administrative jurisdiction over the residence of the alien and whose official station in such region is nearest to such residence. The special inquiry officer may exercise the authority contained in section 242 of the Act to continue or detain a respondent in, or release him from, custody, and to determine whether a respondent shall be released under bond, and the amount thereof, if any. The determination of the special inquiry officer in respect to custody status or bond shall be entered on Form I-342 at the time such determination is made and shall be accompanied by a memorandum by the special inquiry officer as to the reasons for his determination. The special inquiry officer shall promptly notify the respondent and the Service of such determination. Consideration under this paragraph by the special inquiry officer of an application or request of an alien regarding custody or bond shall be separate and apart from any deportation hearing or proceeding under this part, and shall form no part of such hearing or proceeding or of the record thereof. The determination of the special inquiry officer as to custody status or bond may be based upon any information which is available to the special inquiry officer, or which is presented to him by the alien or the Service. The alien and the Service may appeal to the Board of Immigration Appeals from any such determination. Such appeal shall be taken by filing a notice of appeal with the district director within 5 days after the date when

written notification of the determination is delivered in person or mailed to the alien and the Service. Upon the filing of such a notice of appeal, the district director shall immediately transmit to the Board of Immigration Appeals all records and information pertaining to the determination of the special inquiry officer. The filing of such an appeal shall not operate to disturb the custody of the alien or to stay the administrative proceedings or deportation. The foregoing provisions concerning notice, reporting, and appeal shall not apply when the Service notifies the alien that it is ready to execute the order of deportation and takes him into custody for that purpose.

(c) *Revocation.* When an alien who, having been arrested and taken into custody, has been released, such release may be revoked at any time in the discretion of the district director, acting district director, or deputy district director, in which event the alien may be taken into physical custody and detained. If detained, unless a breach has occurred, any outstanding bond shall be revoked and cancelled. Such revocation of release shall be without prejudice to an application for release from custody, or release under bond, to a special inquiry officer in accordance with and subject to all the provisions of paragraph (b) of this section, including an appeal to the Board of Immigration Appeals from the determination by the special inquiry officer in connection therewith.

PART 299—IMMIGRATION FORMS

The list of forms in § 299.1 *Prescribed forms* is amended by adding the following form and reference thereto in numerical sequence:

Form No.	Title and description
I-342	Determination of the Special Inquiry Officer with Respect to Custody.

(Sec. 103, 66 Stat. 173; 8 U.S.C. 1103)

The basis and purpose of the above prescribed rules is to authorize determinations regarding custody or bond following the denial of such application to be made by a special inquiry officer.

This order shall be effective on June 1, 1969. Compliance with the provisions of section 553 of title 5 of the United States Code (Public Law 89-554, 80 Stat. 383), as to delayed effective date is unnecessary in this instance because the above rules confer a benefit upon persons affected thereby.

Dated: April 30, 1969.

RAYMOND F. FARRELL,
Commissioner of
Immigration and Naturalization.

[F.R. Doc. 69-5375; Filed, May 5, 1969;
8:46 a.m.]

MISCELLANEOUS AMENDMENTS TO CHAPTER

The following amendments to Chapter I of Title 8 of the Code of Federal Regulations are hereby prescribed:

PART 204—PETITION TO CLASSIFY ALIEN AS IMMEDIATE RELATIVE OF A U.S. CITIZEN OR AS A PREFERENCE IMMIGRANT

Paragraph (c) *Member of the professions or an alien of exceptional ability in the sciences or arts* of § 204.1 *Petition* is amended by inserting the following sentence after the existing fifth sentence: "Determinations concerning labor certifications will be made in accordance with § 204.1(d)(2)."

PART 238—CONTRACTS WITH TRANSPORTATION LINES

1. The listing of transportation lines in paragraph (b) *Signatory lines* of § 238.3 *Aliens in immediate and continuous transit* is amended by adding the following transportation lines in alphabetical sequence to the listing: "ALM-Dutch Antillean Airlines" and "Gray Coach Lines, Ltd."

2. The listing of transportation lines in paragraph (b) *Signatory lines* of § 238.3 *Aliens in immediate and continuous transit* is amended by deleting "Air Jamaica Limited" and by adding "Air Jamaica (1968) Limited" in lieu thereof.

PART 245—ADJUSTMENT OF STATUS TO THAT OF PERSON ADMITTED FOR PERMANENT RESIDENCE

The third sentence of paragraph (a) *General* of § 245.1 *Eligibility* is amended to read as follows: "An alien who has been allocated an immigrant visa number and who entered the United States conditionally pursuant to section 203(a)(7) of the Act, is not eligible for the benefits of section 245 of the Act unless he qualifies as an immediate relative pursuant to section 201(b) of the Act on the basis of a visa petition approved in his behalf."

(Sec. 103, 66 Stat. 173; 8 U.S.C. 1103)

This order shall be effective on the date of its publication in the *FEDERAL REGISTER*. Compliance with the provisions of section 553 of title 5 of the United States Code (80 Stat. 383), as to notice of proposed rule making and delayed effective date is unnecessary in this instance because of the amendment to § 204.1(c) is clarifying in nature; the amendments to § 238.3(b) adds two transportation lines and amends the name of one; and the amendment to § 245.1(a) is being made to preclude allocation of a second visa number.

Dated: April 30, 1969.

RAYMOND F. FARRELL,
Commissioner of
Immigration and Naturalization.

[F.R. Doc. 69-5374; Filed, May 5, 1969;
8:46 a.m.]

Title 19—CUSTOMS DUTIES

Chapter I—Bureau of Customs, Department of the Treasury

[T.D. 69-113]

PART 16—LIQUIDATION OF DUTIES

Countervailing Duties; Certain Steel Products From Italy

In the *FEDERAL REGISTER* of October 30, 1968, page 15951, the Commissioner of Customs announced that information had been received pursuant to § 16.24(b) of the Customs Regulations (19 CFR 16.24(b)) which appeared to indicate that certain rebates or refunds granted by Italy on the exportation of certain steel products enumerated therein constitute the payment or bestowal of a bounty or grant, directly or indirectly, within the meaning of section 303 of the Tariff Act, 1921, as amended (19 U.S.C. 1303), upon the manufacture, production, or exportation of the merchandise to which the payments apply. The notice provided interested parties 30 days from the date of publication to submit data, views, or arguments with regard to the existence or nonexistence and the net amount of a bounty or grant.

An investigation was conducted pursuant to § 16.24(d) of the Customs Regulations (19 CFR 16.24(d)).

After consideration of all information received, the Bureau is satisfied that exports of steel products, enumerated in Annex A, from Italy are subject to bounties or grants within the meaning of section 303.

Accordingly, notice is hereby given that certain steel products enumerated in Annex A imported directly or indirectly from Italy, if entered for con-

sumption or withdrawn from warehouse for consumption after the expiration of 30 days after publication of this notice in the Customs Bulletin, will be subject to the payment of countervailing duties equal to the net amount of any bounty or grant determined or estimated to have been paid or bestowed.

In accordance with section 303, the net amount of such bounty or grant under the information presently available has been ascertained and determined or estimated, and such net amount is hereby declared to be as specified in the listing attached as Annex A. Effective on the 31st day after the date of publication of the notice in the Customs Bulletin and until further notice, upon the entry for consumption or withdrawal from warehouse for consumption of such dutiable steel products enumerated in Annex A imported directly or indirectly from Italy, which benefit from such bounties or grants there shall be collected, in addition to any other duties estimated or determined to be due, countervailing duties in the amount ascertained in accordance with the above declaration.

The table in § 16.24(f) of the Customs Regulations (19 CFR 16.24(f)) is amended by inserting after the last entry for Italy, the words "Certain Steel Products" in the column headed "Treasury Decision" and the words "Bounty declared—Rate" in the column headed "Action."

(R.S. 251, secs. 303, 624, 46 Stat. 687, 759; 19 U.S.C. 66, 1303, 1624)

[SEAL] LESTER D. JOHNSON,
Commissioner of Customs.

Approved: May 2, 1969.

EUGENE T. ROSSIDES,
Assistant Secretary of the
Treasury.

ANNEX A

Product	Bounty or grant
Steel pipes for penstocks, even armored, of the type used for hydroelectric installations.	14.90 lire per kilo.
Cables, ropes, plaits and such in iron or steel wire, with or without core of other materials, excluding those insulated for electricity; except as noted below.	15.04 lire per kilo.
Galvanized steel wire rope	14.71 lire per kilo.
Stainless steel aircraft cable	6.37 lire per kilo.
Staples in strip form	14.38 lire per kilo.
Nails of iron or steel	14.21 lire per kilo.
Bolts and nuts of iron or steel except as noted below	13.55 lire per kilo.
Galvanized nuts	12.73 lire per kilo.
Rivets of iron or steel	13.55 lire per kilo.
Iron and steel constructions and their parts, such as pieces for bridges, steel structural works, gates, frameworks, etc., not galvanized.	14.40 lire per kilo.
Forged steel grinding balls	15.04 lire per kilo.
Wheels and axles of vehicles for railroads	13.87 lire per kilo.

[F.R. Doc. 69-5495; Filed, May 5, 1969; 10:13 a.m.]

Title 24—HOUSING AND HOUSING CREDIT

Chapter II—Federal Housing Administration, Department of Housing and Urban Development

SUBCHAPTER A—GENERAL

PART 200—INTRODUCTION

Subpart D—Delegations of Basic Authority and Functions

ASSISTANT COMMISSIONER FOR HOME MORTGAGES ET AL.

In § 200.56 paragraph (e) is amended to read as follows:

§ 200.56 Assistant Commissioner for Home Mortgages and Deputy.

(e) To develop and establish policies and procedures for the servicing of insured and Secretary-held home mortgages, to review and evaluate home mortgage insurance default experience, and to provide technical advice and guidance to approved mortgagees and field offices on insured and Secretary-held home mortgage servicing problems.

In § 200.57 paragraph (b) is amended to read as follows:

§ 200.57 Assistant Commissioner for Multifamily Housing and Deputy.

(b) To develop and recommend policies and establish operating plans and procedures for the insurance and servicing of all multifamily housing mortgages; the insurance of home mortgages under sections 221(h), 235, and 237; nursing home mortgages; equity investments in multifamily housing; mortgages for the construction and equipment of group medical facilities; for urban renewal housing rehabilitation loans; and for technical and loan assistance to nonprofit sponsors of low and moderate income housing.

In § 200.59 paragraph (a) is amended to read as follows:

§ 200.59 Director of the Project Mortgage Servicing Division and Deputy.

(a) To direct mortgage servicing operations for all multifamily housing programs.

(Sec. 2, 48 Stat. 1246, as amended; sec. 211, 52 Stat. 23, as amended; sec. 607, 55 Stat. 61, as amended; sec. 712, 62 Stat. 1281, as amended; sec. 907, 65 Stat. 301, as amended; sec. 807, 69 Stat. 651, as amended; 12 U.S.C. 1703, 1715b, 1742, 1747k, 1748f, 1750f)

Issued at Washington, D.C., April 30, 1969.

WILLIAM B. ROSS,
Acting Federal
Housing Commissioner.

[F.R. Doc. 69-5387; Filed, May 5, 1969; 8:47 a.m.]

PART 200—INTRODUCTION

Subpart D—Delegations of Basic Authority and Functions

ASSISTANT COMMISSIONER FOR ADMINISTRATION

In Part 200 in the Table of Contents § 200.69 is deleted.

In § 200.68 paragraph (a) is amended and paragraph (b) is revoked as follows:

§ 200.68 Assistant Commissioner for Administration and Deputy.

(a) To be responsible for administrative-management functions of the Federal Housing Administration; organizational structures and related matters; budget activities; audits of mortgagees and financial institutions, mortgagees, contractors, and brokers participating in FHA insurance programs; administrative staff planning and coordination of agency operations analysis activities; contracting for the maintenance, alteration, construction, repair, and operation of acquired properties and for credit reports; management surveys, forms and records management; coordination and maintenance of the FHA manual, directives, and other issuances and instructional material; planning and liaison with the Assistant Secretary for Administration on administrative-management matters in general, with the HUD Office of Personnel on personnel policies and procedures and on FHA personnel problems, and with the HUD Office of General Services on general services required for the operation of the Federal Housing Administration; review of departmental compliance cases, referral of such cases to the Inspection Division, HUD, and liaison with the Inspection Division on the disposition of the cases; and to be in charge of the Budget Division, the Management Division, the Audit Division, and the Office of Compliance Coordination.

(b) [Revoked]

In Part 200 § 200.69 is revoked as follows:

§ 200.69 Director of Personnel and Deputy. [Revoked]

In § 200.72 a new paragraph (1) is added to read as follows:

§ 200.72 Director of the Management Division and Deputy.

(1) To maintain a typing and stenographic service pool and a clerical services pool in support, respectively, of the administrative and nonadministrative elements of the FHA central office organization.

(Sec. 2, 48 Stat. 1246, as amended; sec. 211, 52 Stat. 23, as amended; sec. 607, 55 Stat. 61, as amended; sec. 712, 62 Stat. 1281, as amended; sec. 907, 65 Stat. 301, as amended; sec. 807, 69 Stat. 651, as amended; 12 U.S.C. 1703, 1715b, 1742, 1747k, 1748f, 1750f)

Issued at Washington, D.C., effective May 4, 1969.

WILLIAM B. ROSS,
Acting Federal
Housing Commissioner.

[F.R. Doc. 69-5388; Filed, May 5, 1969; 8:47 a.m.]

Title 41—PUBLIC CONTRACTS AND PROPERTY MANAGEMENT

Chapter 101—Federal Property Management Regulations

SUBCHAPTER H—UTILIZATION AND DISPOSAL

PART 101-45—SALE, ABANDONMENT, OR DESTRUCTION OF PERSONAL PROPERTY

Negotiated Sales to Local Governments

Subpart 101-45.3 is amended by revising § 101-45.304-2(a)(1)(iv) to provide an appropriate cross reference to §§ 101-45.304-12 and 101-45.304-12 to provide policy and procedures relating to sales of personal property by negotiation to States, territories, possessions, political subdivisions thereof, or tax-supported agencies therein, pursuant to section 203 (e)(3)(H) of the Federal Property and Administrative Services Act of 1949, 63 Stat. 386, as amended (40 U.S.C. 484(e)(3)(H)) and section 3709 of the Revised Statutes, as amended (41 U.S.C. 5).

The table of contents for Part 101-45 is amended to provide for a revised entry as follows:

Sec.
101-45.304-12 Sales to State and local governments.

Subpart 101-45.3—Sale of Personal Property

1. Section 101-45.304-2(a)(1)(iv) is revised as follows:

§ 101-45.304-2 Negotiated sales and negotiated sales at fixed prices.

(a) *Circumstances permitting negotiated sales.* * * *

(1) * * *
(iv) That the disposal will be to a State, territory, possession, political subdivision thereof, or tax-supported agency therein, and that the estimated fair market value of the property and other satisfactory terms of disposal are obtained by negotiation. (See § 101-45.304-12.)

2. Section 101-45.304-12 is revised as follows:

§ 101-45.304-12 Sales to State and local governments.

(a) *General.* (1) State and local governments may purchase Government personal property by negotiation as prescribed in this § 101-45.304-12, or they may participate in public sales of Government personal property on a competitive bid basis by having their names

maintained on executive agencies' mailing lists.

(2) When sales are made to State and local governments, either by competitive bid or by negotiation, the requirements for bid deposit and for payment for property prior to removal shall be waived.

(b) *Definitions.* The following terms have the meaning set forth in this § 101-45.304-12:

(1) *Estimated fair market value or reasonable value.* The selling agency's best estimate of what the property would be sold for if offered for public sale on a competitive bid basis.

(2) *Selling agency.* An executive agency, through its subordinate selling activities, responsible for conducting sales of Government personal property.

(3) *State and local governments.* A State, territory, possession, political subdivision thereof, or tax-supported agency therein.

(4) *Want list.* A list of items desired to be purchased by State and local governments when available, which is maintained by selling agencies and is compiled from requests submitted by State and local governments.

(c) *Negotiation.* Personal property may be sold by negotiation to State and local governments, subject to obtaining such competition as is feasible under the circumstances; provided, that the estimated fair market value of the property and other satisfactory terms of disposal are obtained. (See §§ 101-45.304-2(a)(1) (iv) and 101-46.403(b)(1).)

(d) *Requests to purchase.* (1) With the exception of items having an estimated fair market value of less than \$25, selling agencies shall honor requests by State and local governments to purchase property by negotiation prior to offering the property for public sale on a competitive bid basis.

(2) When a request is received to purchase property that is available, appropriate action shall be taken by the selling agency to notify such State or local government that the property is available for sale and, when appropriate, consummate the contract in accordance with § 101-45.304-12(e).

(3) To provide for those instances in which property desired by a State or local government may not be available for sale at the time the request is received, selling agencies shall:

(i) Establish a "want list" system to reflect such needs to be screened against future availability;

(ii) To the extent that sufficient information is not included in the initial request, require the interested State or local government to provide such information including but not necessarily limited to the following and with only one type of property to be listed on each specific request:

(a) Name, title, address, and telephone number of official person(s) to contact who would be authorized to negotiate contracts;

(b) Geographical area(s) within which they would be willing to inspect and purchase property;

(c) Specific and complete description of the item(s) desired, such as manual or electric typewriter, not a broad category of office equipment; sedan, station wagon, 2½-ton truck, or dump truck, not vehicular equipment; grader, tractor, or lift machine, not construction or road equipment;

(d) Number of days the request should remain on file pending availability of the property, not to exceed 60 days; and

(e) Minimum poorest acceptable condition of the property, i.e., good, usable without repairs; fair, repairable; poor, extensive repairs required.

(iii) Request such other pertinent information from the State and local government as deemed necessary; and

(iv) Screen property reported for sales purposes against established want lists.

(4) Property listed on an invitation for bids and already offered to the general public at the time a request is received will not be withdrawn for negotiation purposes under this § 101-45.304-12.

(e) *Procedures in negotiating sales.*

(1) When a desired item is available or becomes available for sale, the interested State or local government shall be advised of:

(i) The complete description;

(ii) Its condition, if known;

(iii) Its location and full information concerning inspection; and

(iv) The estimated fair market value or reasonable value when only one State or local government is involved.

(2) Sales by negotiation are subject to obtaining such competition as is feasible under the circumstances. When two or more State and local governments have indicated a desire to purchase the same item, quotations should be obtained from such interested purchasers. When only one State or local government desires to purchase property and no further competition is feasible under the circumstances and all other conditions for negotiation have been met, the sale may be made.

(3) A reasonable period of time not to exceed 10 days shall be given the State or local government to indicate its interest in purchasing the property.

(4) Satisfactory arrangements must be made with the State or local government regarding payment, pickup, handling, and transportation charges, where necessary.

(f) *Want lists.* Executive agencies shall provide:

(1) Uniform standards of specific information to be recorded in the want list file, such as, date request is received, date record will be purged if no action is taken, minimum acceptable conditions of property, dates of screening against availability, dates of referrals to interested purchasers, inspections of items, complete information for contacting officials in the State and local governments, and contacts undertaken;

(2) A uniform system of controlling and recording actions taken on the want list; and

(3) Instructions to their selling activities for notifying State and local gov-

ernments when a particular item of property is available and for notifying them that the property will be frozen only for a specific length of time, taking into account a reasonable time for inspecting the property and completing negotiations.

(Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c))

Effective date. This amendment is effective upon publication in the FEDERAL REGISTER.

Dated: April 30, 1969.

ROBERT L. KUNZIG,
Administrator of General Services.

[F.R. Doc. 69-5366; Filed, May 5, 1969; 8:45 a.m.]

Title 36—PARKS, FORESTS, AND MEMORIALS

Chapter I—National Park Service, Department of the Interior

PART 7—SPECIAL REGULATIONS, AREAS OF THE NATIONAL PARK SYSTEM

Dinosaur National Monument, Colo.- Utah; Boating, Commercial Hauling

A proposal was published at page 6667 of the FEDERAL REGISTER of May 1, 1968, to revise paragraph (a) of § 7.63 of Title 36 of the Code of Federal Regulations. The effect of the revision is to eliminate the special regulation on boating, which is now covered in the General Regulations, and to permit the commercial use of certain park roads by local ranchers.

Interested persons were given 30 days within which to submit written comments, suggestions, or objections with respect to the proposed revision. No comments, suggestions, or objections have been received and the proposed revision is hereby adopted without change and is set forth below. This revision will take effect 30 days following the date of publication in the FEDERAL REGISTER.

Paragraph (a) of § 7.63 of Title 36 of the Code of Federal Regulations is revised to read as follows:

§ 7.63 Dinosaur National Monument.

(a) *Commercial hauling.* Ranchers and stockmen owning, leasing or renting private lands, or holding grazing permits issued by the Bureau of Land Management on designated grazing allotments adjacent to the Artesia Entrance Road, Blue Mountain Road, and Deerlodge Park Road, are authorized to use these roads for trucking or hauling ranching and agricultural supplies and materials, including livestock, for use in normal ranching and stock growing operations.

PHILLIP R. IVERSEN,
Superintendent,
Dinosaur National Monument.

[F.R. Doc. 69-5371; Filed, May 5, 1969; 8:45 a.m.]

Title 45—PUBLIC WELFARE

Chapter X—Office of Economic Opportunity

PART 1013—GENERAL ADMINISTRATION AND MANAGEMENT LAWS AND LEGAL MATTERS

Chapter X of Title 45 of the Code of Federal Regulations is amended by adding a new Part 1013, reading as follows:

Subpart—Payment of Claims Not Cognizable Under the Federal Tort Claims Act

- Sec.
1013.2-1 Scope.
1013.2-2 Claims.
1013.2-3 Claimants; exclusions.
1013.2-4 Claims arising from the operation of the Job Corps.
1013.2-5 Submission of claims.
1013.2-6 Processing of claims.
1013.2-7 Losses of third parties.
1013.2-8 Double recovery.

AUTHORITY: The provisions of this Part 1013 issued under Economic Opportunity Act of 1964, as amended (78 Stat. 508, 81 Stat. 672).

Subpart—Payment of Claims Not Cognizable Under the Federal Tort Claims Act

§ 1013.2-1 Scope.

The following regulations in this part are intended to enunciate the standards and criteria under which OEO will adjust and settle claims for damage to persons or property which are not cognizable under the Federal Tort Claims Act. Section 116(b) of the Economic Opportunity Act authorizes the adjustment and settlement of such claims in amounts not exceeding \$500 where there is damage to persons or property from the operation of the Job Corps and the claim is found to be a proper charge against the United States.

§ 1013.2-2 Claims.

A claim is the request for money damages for injury to one person or his property or both, resulting from a single incident or occurrence, or provable by a given set or group of facts. Any claim presented by an individual as representative of another will be considered as a claim separate from any claim presented by such individual in his personal capacity. The status of a claimant as representative of another will be determined in accordance with the state law which would be applicable if the United States were a private party.

§ 1013.2-3 Claimants; exclusions.

An individual may not be a claimant in connection with personal injuries or property damage suffered while he is a Job Corps enrollee. A Federal employee whose duty station is a Job Corps Center may be a claimant only when his claim otherwise qualifies for relief under section 4 below, and:

- (a) The Federal Employees Compensation Act (5 U.S.C. 8101) is inapplicable if his claim is for personal injuries, and
- (b) The Military Personnel and Civilian Employees Claims Act (31 U.S.C. 240)

is inapplicable if his claim is for property damage.

An employee of a men's or women's urban center or a State-related center may be a claimant only when his personal injury or property damage was not suffered in connection with the performance of his duties as an employee.

§ 1013.2-4 Claims arising from the operation of the Job Corps.

A claim may be considered for payment under the authority of section 116 (b) if:

- (a) It arises out of the tortious act or omission of a Job Corps enrollee, or out of the good faith efforts of the claimant or another to assist an enrollee in danger or peril;
- (b) It is not cognizable under the Federal Tort Claims Act;
- (c) The enrollee involved was not within the geographical limits of his hometown when the incident giving rise to the claim occurred; and
- (d) The incident giving rise to the claim occurred on the center to which the enrollee involved was assigned or within 100 miles of it, or while he was on authorized travel to or from the center.

§ 1013.2-5 Submission of claims.

Claims may be submitted on the form provided for submission of claims under the Federal Tort Claims Act (Standard Form 95),¹ or in any other form of writing which contains a description of the incident, proof of damages, supporting evidence, and a signed statement that the claimant agrees to accept the amount claimed in full satisfaction and final settlement of the claim. Claims shall be forwarded to the Claims Officer, Office of General Counsel, Office of Economic Opportunity, Washington, D.C. 20506.

§ 1013.2-6 Processing of claims.

(a) Claims cognizable under the regulations in this part but which are submitted as Tort Claims will be investigated, documented and forwarded to the Office of Economic Opportunity Claims Officer in the same manner as claims submitted under the Federal Tort Claims Act.

(b) Federal Tort Claims which are denied by the Claims Officer of the Department of Agriculture will be forwarded to the Director, Job Corps (Attention: Enrollee Support Division) where it appears that the claim may be payable under the authority of section 116(b).

(c) The OEO Claims Officer is responsible for adjusting and settling all claims cognizable under section 116(b).

§ 1013.2-7 Losses of third parties.

Losses of insurers, subrogors, assignees, and losses recoverable under contract are not payable under the regulations in this part.

¹ Obtainable at OEO Headquarters, OEO Regional Offices and Urban and Conservation Centers.

§ 1013.2-8 Double recovery.

As a condition to settlement under the regulations in this part, each claimant shall be required to sign a written promise to make repayment to the Job Corps of any amounts he recovers through insurance coverage or from the Job Corps enrollee responsible for his injury, up to the amount of such Job Corps settlement.

Effective date. This subpart shall become effective immediately.

BERTRAND M. HARDING,
Acting Director.

[F.R. Doc. 69-5362; Filed, May 5, 1969; 8:45 a.m.]

Title 49—TRANSPORTATION

Subtitle A—Office of the Secretary of Transportation

[OST Docket No. 2; Amdt. 7-1]

PART 7—PUBLIC AVAILABILITY OF INFORMATION

Miscellaneous Amendments

The purpose of this amendment is to clarify certain parts of the regulation, reflect the creation of the Urban Mass Transportation Administration, and provide for the determination of fees for search of records in unusual or complex cases.

A new paragraph (f) is added to the definitions of "Department" in § 7.5 to reflect the creation, within the Department, of the Urban Mass Transportation Administration. For the same reason, a new Appendix "G" is added to describe the document inspection facilities of that Administration.

Section 7.57 is amended to delete reference to two laws that have been determined not to require the specific exemption of records and to add a reference to section 1001 of the Federal Aviation Act of 1958 which does contain such a requirement.

Section 7.59 is amended to reflect the protection accorded to certain business records of the Alaska Railroad that are confidential in nature by the Act of March 12, 1914.

Section 7.85(f) is amended to clarify the requirements for the furnishing of duplicate tape records by the Department. Finally, § 7.85(j) is amended to clarify the procedures for determining the fees for the search and copying of records in cases where the cost will obviously be more than \$3. The fees for such searches will be determined in accordance with the general policy on user charges in section 483a of title 31, United States Code.

Since this amendment relates to departmental organization, procedure, and practices, notice and public procedure thereon is unnecessary and it may be made effective in less than 30 days after publication in the FEDERAL REGISTER.

In consideration of the foregoing, Part 7 of Title 49 of the Code of Federal Regulations is amended as set forth below, effective May 1, 1969.

(Sec. 552, title 5, United States Code; sec. 9, Department of Transportation Act (Public Law 89-670), 49 U.S.C. 1657; title V, Independent Offices Appropriation Act of 1952 (65 Stat. 290); 1968 Reorg. Plan No. 2, sec. 1(a) (82 Stat. 1399))

Issued in Washington, D.C., on April 28, 1969.

JOHN A. VOLPE,
Secretary of Transportation.

§ 7.1 [Amended]

1. Section 7.1(c) is amended by striking out the words "A through F" and inserting the words "A through G" in place thereof.

2. Section 7.5 is amended by adding the following new paragraph after paragraph (e) in the definitions of "Department":

§ 7.5 Definitions.

(f) The Urban Mass Transportation Administration.

3. Section 7.57(a) is amended by striking out subparagraphs (5) through (9) and inserting the following in place thereof:

§ 7.57 Records exempted from disclosure by statute.

(a) * * *

(5) Section 106 of Public Law 89-564 (23 U.S.C. 313 (note)) so far as it relates to identification of individuals in reports on highway traffic accidents.

(6) Section 902(f) of the Federal Aviation Act of 1958 (49 U.S.C. 1472(f)) relating to information obtained by examining the accounts, records, or memoranda of an air carrier.

(7) Section 1001 of the Federal Aviation Act of 1958 (49 U.S.C. 1481) so far as it relates to the secrecy of acts and proceedings when requisite on grounds of national defense.

(8) Section 1104 of the Federal Aviation Act of 1958 (49 U.S.C. 1504) relating to the withholding, upon request, of information obtained under that Act.

4. Section 7.59(a) is amended by adding the following new subparagraph at the end thereof:

§ 7.59 Trade secrets and privileged or confidential information.

(a) * * *

(7) Business records of the Alaska Railroad of the kind which are ordinarily treated by railroads as confidential.

5. Section 7.71(b) is amended by adding the following new sentence at the end thereof:

§ 7.71 General.

(b) * * * No determination that a record will not be disclosed is administratively final for the purposes of judi-

cial review unless it was made by the Assistant Secretary for Public Affairs or the head of the operating administration concerned (or his designee), as the case may be.

6. Paragraphs (a), (f), and (j) of § 7.85 are amended to read as follows:

§ 7.85 Fee schedule.

(a) Except as provided in paragraph (j) of this section, search for a record under Subpart E of this part, including making it available for inspection ----- \$3.00

(f) Duplicate data tapes—each reel of tape or fraction thereof ----- 40.00

The applicant must furnish the necessary number of blank magnetic tapes. The tapes must be compatible for use in the supplier's computer system, 1/2-inch wide and 2,400 feet long, and must be capable of recording data at a density of 556 or 800 characters per inch. Unless otherwise designated, the tapes will be recorded at 556 CPI density. The Department of Transportation is not responsible for damaged tape. However, if the applicant furnishes a replacement for a damaged tape, the duplication process is completed at no additional charge.

(j) Other records: The fee for a copy of a record not described in paragraphs (b) through (i) of this section will be supplied on request. The amount of that fee will be the cost of producing and handling. The fee for a search and copy of any record where the cost will obviously be more than \$3 will be determined in accordance with the policy on user charges set forth in section 483a of title 31, United States Code. In addition, fees covering items that are peculiar to the records of any operating administration may be prescribed in the appendix to this part that applies to that administration.

7. By adding the following new appendix at the end of Part 7:

APPENDIX G—URBAN MASS TRANSPORTATION ADMINISTRATION

1. General. This appendix describes the document inspection facility of the Urban Mass Transportation Administration, the kinds of records which are available for public inspection and copying at that facility, and the procedures by which members of the public may make requests for identifiable records.

2. Document inspection facility. The document inspection facility of the Urban Mass Transportation Administration is maintained on the seventh floor of the Department of Transportation Building (Federal Office Building No. 10), at 800 Independence Avenue SW., Washington, D.C. 20590. This facility is open to the public during regular working hours.

3. Records available at the document inspection facility. The following records are located at the document inspection facility:

(a) Any policy or interpretation issued within the Urban Mass Transportation Administration, including any policy or interpretation concerning a particular factual situation, if that policy or interpretation can reasonably be expected to have precedential value in any case involving a member of the public in a similar situation.

(b) Any administrative staff manual or instruction to staff, issued from within the Urban Mass Transportation Administration which affects any member of the public, including the prescribing of any standard, procedure or policy which, when implemented, performance of any activity or any member of the public or prescribes the manner of performance of any activity of any member of the public.

(c) Any procedural guides and other published materials issued from within the Urban Mass Transportation Administration for the information of the public.

(d) An index to the material described in (a) through (c).

The records and the index may be inspected, at the facility, without charge. Copies of records may be obtained upon payment of the fee prescribed in Subpart H of this part.

4. Requests for identifiable records under Subpart E of this part. Each person desiring to inspect a record, or to obtain a copy thereof, must submit his request in writing to the Assistant Administrator, Office of Administration, Urban Mass Transportation Administration, Room 704, Federal Office Building No. 10, 800 Independence Avenue SW., Washington, D.C. 20591. Each request must be accompanied by the appropriate fee prescribed in Subpart H of this part.

5. Reconsideration of determinations not to disclose records. Any person to whom a record is not made available within a reasonable time after his request, and any person who has been notified that a record he has requested cannot be disclosed, may apply, in writing, to the Administrator, Urban Mass Transportation Administration, Room 700-W, Federal Office Building No. 10, 800 Independence Avenue SW., Washington, D.C. 20591, for reconsideration of his request. The decision of the Administrator is administratively final.

[F.R. Doc. 69-5386; Filed, May 5, 1969; 8:47 a.m.]

Title 49—TRANSPORTATION

Chapter I—Hazardous Materials Regulations Board, Department of Transportation

[Docket No. HM 3; Amdt. 178-3]

PART 178—SHIPPING CONTAINER SPECIFICATIONS

Correction

In F.R. Doc. 69-5226, appearing at page 7158 in the issue for Thursday, May 1, 1969, make the following changes:

1. The formula in § 178.337-3(b) should read as follows:

$$S = \frac{T}{2} + \left[\frac{T^2}{4} + S_f^2 \right]^{1/2}$$

2. In Appendix A, Table I, in the column marked "Grade 3" opposite the entry "Phosphorous, maximum", the figure "0.045" should be inserted.

Proposed Rule Making

DEPARTMENT OF LABOR

Bureau of Labor Standards

[29 CFR Part 1500]

OCCUPATIONS PARTICULARLY HAZARDOUS FOR EMPLOYMENT OF MINORS

School Bus Drivers

Under the provisions in subparagraph (2) of § 1500.52(b) of 29 CFR Part 1500 (33 F.R. 12777, Sept. 10, 1968), applications may be filed for exemption from the finding and declaration in § 1500.52 (a) that the occupation of motor vehicle driver is particularly hazardous for minors between 16 and 18 years of age, in order to permit the employment of such minors to drive school buses. Identifying the factors which will be considered in evaluating such applications should assure uniformity of treatment and assist in promoting safety in the operation of school buses by such minors when an exemption is granted.

Accordingly, pursuant to the authority in section 3(1) of the Fair Labor Standards Act of 1938 (52 Stat. 1061, as amended; 29 U.S.C. 203) and Reorganization Plan No. 2 of 1946 (3 CFR 1943-48 Comp. p. 1064), it is proposed to amend 29 CFR 1500.52 as set forth below.

Interested persons may submit written data, views, or arguments regarding this proposal by mailing them to the Director of the Bureau of Labor Standards, U.S. Department of Labor, Railway Labor Building, 400 First Street NW., Washington, D.C. 20212, within 30 days after this notice is published in the FEDERAL REGISTER.

It is proposed to add a subparagraph (3) to paragraph (b) of § 1500.52, to read as follows:

§ 1500.52 Motor-vehicle driver and outside helper (Order No. 2).

(b)
(3) *Evaluation of application for exemption for school bus driving.* In evaluating the application of a State for an exemption for school bus driving under subparagraph (2) of this paragraph, the Secretary will consider the following:

(i) Whether the accident experience of school bus drivers under 18 years of age in the State, if any are employed, compares favorably with that of adult school bus drivers.

(ii) Whether school bus drivers are selected by the school principal and approved by the county superintendent or an official of equivalent responsibility.

(iii) Whether school bus drivers are required to have completed a State approved driver education course.

(iv) Whether training and testing of school bus drivers includes classroom and

behind-the-wheel training and is this done by qualified officials.

(v) Whether school bus drivers are required to pass a physical examination.

(vi) Whether the operation of school buses is supervised by the school principal, the transportation or other equivalent officer, and State, county, or city police.

(vii) Whether school buses are inspected monthly by qualified mechanics and officially certified as to safe operating condition.

(viii) Whether school bus drivers are provided with and required to use seat belts.

(ix) Whether the school buses are equipped with speed governors limiting their speed.

(x) Whether adult chaperones, approved by local school authorities, accompany school bus drivers on special activity trips sponsored by the school.

(xi) Whether the school buses conform substantially to the Minimum Standards for School Buses, 1964 Revised Edition, recommended by the National Conference on School Transportation and published by the National Education Association.

(xii) Any other factors which the Secretary may find relevant in evaluating the application for exemption.

(Sec. 3, 52 Stat. 1061, as amended; 29 U.S.C. 203)

Signed at Washington, D.C., this 29th day of April 1969.

GEORGE P. SHULTZ,
Secretary of Labor.

[F.R. Doc. 69-5376; Filed, May 5, 1969; 8:46 a.m.]

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

[14 CFR Part 121]

[Docket No. 9571; Notice 69-19]

AUTOPILOTS FOR CERTAIN TURBOJET AIRPLANES

Notice of Proposed Rule Making

The Federal Aviation Administration is considering amending Part 121 of the Federal Aviation Regulations to require all turbojet aircraft operated under Part 121 to be equipped with an approved autopilot system.

Interested persons are invited to participate in the making of the proposed rule by submitting such written data, views, or arguments as they may desire. Communications should identify the regulatory docket or notice number and be submitted in duplicate to: Federal Aviation

Administration, Office of the General Counsel, Attention: Rules Docket GC-24, 800 Independence Avenue SW., Washington, D.C. 20590. All communications received on or before July 7, 1969, will be considered by the Administrator before taking action on the proposed rule. The proposal contained in this notice may be changed in the light of comments received. All comments submitted will be available, both before and after the closing date for comments, in the Rules Docket for examination by interested persons.

The Air Line Pilots Association (ALPA) has petitioned for a rule that would require all turbojet airplanes operated under Part 121 to be equipped with operative autopilots. The petition states that while virtually all such turbojet airplanes are equipped with autopilots, the lack of a regulatory requirement permits them to be operated with these autopilots malfunctioning or inoperative. The petition contends that a functioning autopilot can be beneficial to safety during operations in turbulence, complicated airway procedures, high density traffic conditions and during instrument approaches.

The FAA agrees with the contention that an autopilot can be most beneficial to safety. The autopilot can be used to advantage in turbulence to reduce pilot fatigue while providing a constant control which reduces the possibility of momentary upset disorientation, or loss of control. The reduction in pilot workload provided by the autopilot enables the pilot's full attention to be concentrated on the duties associated with airway procedures, high density traffic conditions, instrument approaches, and other flight functions.

In consideration of the foregoing, it is proposed to amend Part 121 of the Federal Aviation Regulations by adding a new section after § 121.317 to read as follows:

§ 121.319 Autopilots.

No certificate holder may operate a turbojet airplane after January 1, 1970, unless that airplane is equipped with an approved autopilot system that is operative in all axes. However, flight may be continued as planned to a place where repair or a replacement can be made in the event that the autopilot malfunctions or becomes inoperative.

This amendment is proposed under the authority of sections 313(a), 601, and 605 of the Federal Aviation Act of 1958 (49 U.S.C. 1354(a), 1421, and 1424), and of section 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).

Issued in Washington, D.C., on April 30, 1969.

JAMES F. RUDOLPH,
Director, Flight Standards Service.

[F.R. Doc. 69-5385; Filed, May 5, 1969; 8:47 a.m.]

Notices

DEPARTMENT OF THE TREASURY

Office of the Secretary

AMINOACETIC ACID (GLYCINE);
NETHERLANDS

Notice of Tentative Negative Determination

APRIL 25, 1969.

Information was received on March 1, 1968, that Aminoacetic Acid (Glycine) from the Netherlands, was being sold at less than fair value within the meaning of the Antidumping Act, 1921, as amended (19 U.S.C. 160 et seq.) (referred to in this notice as "the Act"). This information was the subject of an "Antidumping Proceeding Notice" which was published in the FEDERAL REGISTER of September 17, 1968, on page 14079.

I hereby make a tentative determination that Aminoacetic Acid (Glycine) from the Netherlands is not being, nor likely to be, sold at less than fair value within the meaning of section 201(a) of the Act (19 U.S.C. 160(a)).

Statement of reasons on which this tentative determination is based. Based on the available information, it was determined that for fair value purposes purchase price should be compared with third country price.

Purchase price was calculated by deducting the included inland freight, ocean freight, and insurance charges from the c.i.f. price for exportation to the United States to a nonrelated purchaser.

Third country price was calculated by deducting the included delivery costs, selling commission and insurance charges, from the weighted-average delivered price of identical merchandise to Italy, the third country buying in adequate quantities to provide for a proper comparison.

Purchase price was found not to be less than the adjusted third country price for identical merchandise.

In accordance with § 53.33(b), Customs Regulations (19 CFR 53.33(b)), interested parties may present written views or arguments, or request in writing, that the Secretary of the Treasury afford an opportunity to present oral views.

Any such written views, arguments, or requests should be addressed to the Commissioner of Customs, 2100 K Street NW., Washington, D.C. 20226, in time to be received by his office not later than 30 days from the date of publication of this notice in the FEDERAL REGISTER.

This tentative determination and the statement of reasons therefor are pub-

lished pursuant to § 53.33 of the Customs Regulations (19 CFR 53.33).

[SEAL] EUGENE T. ROSSIDES,
Assistant Secretary of the Treasury.

[F.R. Doc. 69-5403; Filed, May 5, 1969;
8:48 a.m.]

[Dept. Circular Public Debt Series; No. 4-69]

6½ PERCENT TREASURY NOTES OF SERIES B-1976

Offering of Notes

MAY 1, 1969.

I. *Offering of notes.* 1. The Secretary of the Treasury, pursuant to the authority of the Second Liberty Bond Act, as amended, offers notes of the United States, designated 6½ percent Treasury Notes of Series B-1976, at par, in exchange for the following securities:

5½ percent Treasury Notes of Series B-1969, maturing May 15, 1969; or 2½ percent Treasury Bonds of 1964-69, maturing June 15, 1969, in amounts of \$1,000 or multiples thereof.

Interest will be adjusted on the bonds of 1964-69 as of June 15, 1969. The amount of this offering will be limited to the amount of eligible securities tendered in exchange. The books will be open only on May 5 through May 7, 1969, for the receipt of subscriptions.

2. In addition, holders of the securities enumerated in paragraph 1 of this section are offered the privilege of exchanging all or any part of them for 6½ percent Treasury Notes of Series D-1970, which offering is set forth in Department Circular, Public Debt Series—No. 3-69, issued simultaneously with this circular.

II. *Description of notes.* 1. The notes will be dated May 15, 1969, and will bear interest from that date at the rate of 6½ percent per annum, payable semi-annually on November 15, 1969, and thereafter on May 15 and November 15 in each year until the principal amount becomes payable. They will mature May 15, 1976, and will not be subject to call for redemption prior to maturity.

2. The income derived from the notes is subject to all taxes imposed under the Internal Revenue Code of 1954. The notes are subject to estate, inheritance, gift or other excise taxes, whether Federal or State, but are exempt from all taxation now or hereafter imposed on the principal or interest thereof by any State, or any of the possessions of the United States, or by any local taxing authority.

3. The notes will be acceptable to secure deposits of public moneys. They will not be acceptable in payment of taxes.

4. Bearer notes with interest coupons attached, and notes registered as to principal and interest, will be issued in denominations of \$1,000, \$5,000, \$10,000,

\$100,000, \$1 million, \$100 million, and \$500 million. Provision will be made for the interchange of notes of different denominations and of coupon and registered notes, and for the transfer of registered notes, under rules and regulations prescribed by the Secretary of the Treasury.

5. The notes will be subject to the general regulations of the Treasury Department, now or hereafter prescribed, governing U.S. notes.

III. *Subscription and allotment.* 1. Subscriptions accepting the offer made by this circular will be received at the Federal Reserve Banks and Branches and at the Office of the Treasurer of the United States, Washington, D.C. 20220. Banking institutions generally may submit subscriptions for account of customers, but only the Federal Reserve Banks and the Treasury Department are authorized to act as official agencies.

2. Under the Second Liberty Bond Act, as amended, the Secretary of the Treasury has the authority to reject or reduce any subscription, and to allot less than the amount of notes applied for when he deems it to be in the public interest; and any action he may take in these respects shall be final. Subject to the exercise of that authority, all subscriptions will be allotted in full.

IV. *Payment.* 1. Payment for the face amount of notes allotted hereunder must be made on or before May 15, 1969, or on later allotment, and may be made only in a like face amount of securities of the issues enumerated in paragraph 1 of section I hereof, which should accompany the subscription. Payment will not be deemed to have been completed where registered notes are requested if the appropriate identifying number as required on tax returns and other documents submitted to the Internal Revenue Service (an individual's social security number or an employer identification number) is not furnished.

2. 5½ percent notes of Series B-1969: When payment is made with notes in bearer form, coupons dated May 15, 1969, should be detached and cashed when due. When payment is made with registered notes, the final interest due on May 15, 1969, will be paid by issue of interest checks in regular course to holders of record on April 15, 1969, the date the transfer books closed.

3. 2½ percent bonds of 1964-69: When payment is made with bonds in bearer form, coupons dated June 15, 1969, must be attached to the bonds when surrendered. Accrued interest from December 15, 1968 to June 15, 1969 (\$12.50 per \$1,000) will be credited and accrued interest from May 15 to June 15, 1969 (\$5.47554 per \$1,000) on the new notes will be charged and the difference (\$7.02446 per

\$1,000) will be paid to subscribers. Payments will be made by check or by credit in any account maintained by a banking institution with the Federal Reserve Bank of its District following acceptance of the securities surrendered. In the case of registered securities, the payment will be made in accordance with the assignments thereon.

V. *Assignment of registered securities.* 1. Treasury securities in registered form tendered in payment for notes offered hereunder should be assigned by the registered payees or assignees thereof, in accordance with the general regulations of the Treasury Department governing assignments for transfer or exchange, in one of the forms hereafter set forth, and thereafter should be surrendered with the subscription to a Federal Reserve Bank or Branch or to the Office of the Treasurer of the United States, Washington, D.C. 20220. The maturing securities must be delivered at the expense and risk of the holder. If the new notes are desired registered in the same name as the securities surrendered, the assignment should be to "The Secretary of the Treasury for exchange for 6½ percent Treasury Notes of Series B-1976"; if the new notes are desired registered in another name, the assignment should be to "The Secretary of the Treasury for exchange for 6½ percent Treasury Notes of Series B-1976 in the name of _____"; if new notes in coupon form are desired, the assignment should be to "The Secretary of the Treasury for exchange for 6½ percent Treasury Notes of Series B-1976 in coupon form to be delivered to _____".

VI. *General provisions.* 1. As fiscal agents of the United States, Federal Reserve Banks are authorized and requested to receive subscriptions, to make such allotments as may be prescribed by the Secretary of the Treasury, to issue such notices as may be necessary, to receive payment for and make delivery of notes on full-paid subscriptions allotted, and they may issue interim receipts pending delivery of the definitive notes.

2. The Secretary of the Treasury may at any time, or from time to time, prescribe supplemental or amendatory rules and regulations governing the offering which will be communicated promptly to the Federal Reserve Banks.

[SEAL] DAVID M. KENNEDY,
Secretary of the Treasury.

[P.R. Doc. 69-5442; Filed, May 2, 1969;
3:58 p.m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[Montana 12346]

MONTANA

Notice of Proposed Classification of Public Lands for Multiple-Use Management

APRIL 29, 1969.

1. Pursuant to the Act of September 19, 1964 (43 U.S.C. 1411-18) and to

the regulations in 43 CFR Parts 2410 and 2411, it is proposed to classify for multiple-use management the public lands described in paragraph 2 below. Publication of this notice has the effect of segregating the described lands from all forms of appropriation under the public land laws, including the mining and mineral leasing laws. As used herein, "public lands" means any lands withdrawn or reserved by Executive Order No. 6910 of November 26, 1934, as amended, or within a grazing district established pursuant to the Act of June 28, 1934 (48 Stat. 1269), as amended, which are not otherwise withdrawn or reserved for Federal use or purpose.

2. The public lands described below are shown on maps on file in the Missoula District Office, Post Office Box 1227, Missoula, Mont. 59801, and the Land Office, Bureau of Land Management, 316 North 26th Street, Billings, Mont. 59101.

LEWIS AND CLARK COUNTY PRINCIPAL MERIDIAN, MONTANA

T. 14 N., R. 3 W.,
Sec. 4, lots 6 and 7.

The area described contains 80 acres.

3. For a period of 60 days from the date of publication of this notice in the FEDERAL REGISTER, all persons who wish to submit comments, suggestions or objections in connection with the proposed classification may present their views in writing to the Missoula District Manager, Bureau of Land Management, Post Office Box 1227, Missoula, Mont. 59801.

EDWIN ZADLICH,
State Director.

[P.R. Doc. 69-5369; Filed, May 5, 1969;
8:45 a.m.]

NEW MEXICO

Modification of Grazing District No. 1

By virtue of the authority contained in the Act of June 28, 1934 (48 Stat. 1269; 43 U.S.C. 315, et seq.), as amended, and pursuant to authority delegated in 235 D.M. 1.1 (28 F.R. 2535), the boundaries of Grazing District No. 1 are hereby modified as follows:

1. The following-described lands are hereby excluded from New Mexico Grazing District No. 1:

NEW MEXICO PRINCIPAL MERIDIAN

T. 9 N., R. 1 E.,
Secs. 7, 8, 17, and 18, fractional;
Those portions within the Pajarito and Atrisco Grants.
T. 10 N., R. 1 E.,
Secs. 1 to 6, inclusive, fractional;
That portion within the Atrisco Grant.
T. 11 N., R. 1 E.,
Sec. 5, fractional;
Secs. 6 and 7;
Secs. 8, 13, 14, 15, 16, and 17, fractional;
Secs. 18 to 28, inclusive;
Secs. 29, 30, 31, and 32, fractional;
Secs. 33 to 36, inclusive;
Those portions within the Atrisco and Alameda Grants.

Tps. 12 and 13 N., R. 1 E.
T. 14 N., R. 1 E.,
Secs. 1 and 2;
Secs. 4 to 9, inclusive;
Secs. 11 to 36, inclusive.
T. 15 N., R. 1 E.,
Secs. 5, 6, 7, and 8, unsurveyed fractions within the Ojo del Espiritu Santo Grant;
Sec. 36.
T. 16 N., R. 1 E.,
Those portions within the Canyon de San Diego and Ojo del Espiritu Santo Grants.
Tps. 17 and 18 N., R. 1 E.
T. 23 N., R. 1 E.,
Secs. 5, 6, 7, and 8.
T. 24 N., R. 1 E.,
Secs. 4 to 9, inclusive;
Secs. 16 to 21, inclusive;
Secs. 28 to 32, inclusive.
T. 25 N., R. 1 E.,
Secs. 28 and 29;
Sec. 31, 8½;
Secs. 32 and 33.
Tps. 9, 10, and 11 N., R. 2 E.,
Those portions west of the Rio Grande.
Tps. 12, 13, and 14 N., R. 2 E.
T. 15 N., R. 2 E.,
All except the W½SW¼, Sec. 7 and that portion of the San Ysidro Grant west of the Jemez River.
T. 16 N., R. 2 E.,
All except that portion of the San Ysidro Grant lying west of the Jemez River.
T. 17 N., R. 2 E.
Tps. 9 to 12 N., inclusive, R. 3 E.,
Those portions lying west of the Rio Grande.
T. 13 N., R. 3 E.,
Sec. 5, that portion west of Highway No. 44;
Secs. 6, 7, and 8;
Secs. 16 to 21, inclusive;
Secs. 29 to 32, inclusive;
Those portions within the Santa Ana Pueblo and the Alameda Grants.
Tps. 14 and 15 N., R. 3 E.
Tps. 16 and 17 N., R. 3 E.,
All, exclusive of the Santa Fe National Forest.
T. 27 N., R. 3 E.,
Secs. 14, 23, and 24, fractional.
T. 13 N., R. 4 E.,
Secs. 2, 19, 30, and 31, fractional; that portion lying east of the Rio Grande; those portions within the San Felipe, Angostura, El Ranchito, and Bernalillo Grants lying west of the Rio Grande.
T. 14 N., R. 4 E.,
That portion within the San Felipe Pueblo Grant; that portion of the Santa Rosa de Cubero Grant within secs. 1 and 2;
Sec. 2, lots 11 to 15, inclusive, and SW¼SW¼;
Sec. 6, W½;
Sec. 7, W½;
Sec. 11, lots 5, 6, 7, and 8;
Sec. 14, lots 5, 6, 7, 8, and W½W½;
Sec. 15;
Sec. 18, W½E½ and W½;
Sec. 19, W½E½ and W½;
Sec. 21, E½;
Sec. 22;
Sec. 23, lots 5, 6, 7, 8, and W½W½;
Sec. 26, lots 5, 6, 7, 8, and W½W½;
Sec. 27, N½, N½SW¼, SE¼SW¼, and SE¼;
Sec. 28, NE¼;
Sec. 30, W½E½ and W½;
Sec. 31, NW¼NE¼ and NE¼NW¼;
Sec. 34, N½NE¼;
Sec. 35, lots 6, 7, 8, and W½NW¼.

- T. 15 N., R. 4 E.,
Sec. 4, lots 1, 2, 3, 4, and $W\frac{1}{2}$;
Sec. 5, lots 1, 2, 3, 4, 5, $SE\frac{1}{4}NE\frac{1}{4}$, and
 $E\frac{1}{2}SE\frac{1}{4}$;
Sec. 7, lots 2 and 3;
Sec. 8, lot 1;
Sec. 14, lots 1, 2, 3, 4, $SW\frac{1}{4}NW\frac{1}{4}$, and
 $W\frac{1}{2}SW\frac{1}{4}$;
Sec. 15, $E\frac{1}{2}E\frac{1}{2}$;
Sec. 18, $W\frac{1}{2}$;
Sec. 19, $W\frac{1}{2}$;
Sec. 22, $E\frac{1}{2}$;
Sec. 23, lots 1, 2, 3, 4, and $W\frac{1}{2}W\frac{1}{2}$;
Sec. 26, lots 1, 2, 3, 4, and $W\frac{1}{2}W\frac{1}{2}$;
Sec. 27, $E\frac{1}{2}E\frac{1}{2}$;
Sec. 30, $W\frac{1}{2}$;
Sec. 31, $W\frac{1}{2}$;
Sec. 35, lots 1, 2, 3, 4, and $W\frac{1}{2}W\frac{1}{2}$;
Those portions within Santo Domingo
Pueblo, San Felipe Pueblo, and Ojo de
Borrego Grants.
- T. 16 N., R. 4 E.,
Sec. 16, lots 5, 6, 7, 8, and $W\frac{1}{2}$;
Sec. 17, lots 1, 4, 5, 6, and $NE\frac{1}{4}NE\frac{1}{4}$;
Sec. 20, lots 1, 2, 3, and 4;
Sec. 21, lots 5, 6, 7, 8, and $W\frac{1}{2}$;
Sec. 28, lots 5, 6, 7, 8, and $W\frac{1}{2}$;
Sec. 29, lots 1, 2, 3, and 4;
Sec. 32, lots 1, 2, 3, and 4;
Sec. 33, lots 5 to 10, inclusive, $NW\frac{1}{4}$ and
 $N\frac{1}{2}SW\frac{1}{4}$;
Those portions within the Santo Domingo
Pueblo and Ojo de Borrego Grants.
- T. 26 N., R. 4 E.,
Sec. 2, $W\frac{1}{2}$ and $SE\frac{1}{4}$;
Secs. 3 to 11, inclusive;
Secs. 16 and 17.
- T. 27 N., R. 4 E.,
Secs. 1, 2, 3, and 9, fractional;
Secs. 10 to 15, inclusive;
Secs. 16, 17, and 18, fractional;
Secs. 19 to 24, inclusive;
Sec. 25, $N\frac{1}{2}NE\frac{1}{4}$, $SW\frac{1}{4}NE\frac{1}{4}$, $W\frac{1}{2}$, and
 $W\frac{1}{2}SE\frac{1}{4}$;
Secs. 26 to 29, inclusive;
Secs. 31 to 34, inclusive;
Sec. 35, $N\frac{1}{2}NE\frac{1}{4}$ and $W\frac{1}{2}$;
Sec. 36, $N\frac{1}{2}NW\frac{1}{4}$;
Tps. 13, 14, and 15 N., R. 5 E.
- T. 16 N., R. 5 E.,
Secs. 8 and 9;
Secs. 10 and 15, fractional;
Secs. 16 and 17;
Sec. 20, fractional;
Sec. 21;
Secs. 22, 27, and 28, fractional;
Sec. 29, lot 1;
Sec. 34, lot 1;
Secs. 35 and 36, fractional;
Those portions within the Santo Domingo
Pueblo and the Pueblo de Cochiti Grants.
- T. 17 N., R. 5 E.,
Those portions within the Pueblo de
Cochiti and the Canada de Cochiti
Grants.
- T. 27 N., R. 5 E.,
Secs. 6, 7, and 18;
Sec. 19, $W\frac{1}{2}$.
- T. 28 N., R. 5 E.,
Sec. 31, fractional.
- T. 13 N., R. 6 E.,
That portion within the Town of Tejon
Grant.
- T. 14 N., R. 6 E.,
That portion within the Santo Domingo
Pueblo Grant.
- Tps. 15 and 16 N., R. 6 E.
- T. 17 N., R. 6 E.,
That portion east of the Rio Grande.
- T. 13 N., R. 7 E.,
That portion within the Ortiz Mine Grant.
- T. 14 N., R. 7 E.,
Those portions within the Santo Domingo
Pueblo, Ortiz Mine, Mesita de Juana
Lopez, and Juan Salas Grants;
Secs. 1, 12, 13, 24, and 25, fractional.
- T. 15 N., R. 7 E.,
Those portions within the Santo Domingo
Pueblo, Mesita de Juana Lopez and La
Majada Grants;
Secs. 24, 25, and 36, fractional.
- Tps. 16 and 17 N., R. 7 E.,
Those portions within the Caja del Rio and
La Majada Grants.
- T. 18 N., R. 7 E.,
That portion within the Caja del Rio
Grant.
- T. 19 N., R. 7 E.,
Sec. 2, fractional;
Secs. 3 and 10;
Secs. 11 and 14, fractional;
Secs. 15 and 22;
Secs. 23, 26, and 27, fractional;
Those portions within the San Ildefonso
and Caja del Rio Grants.
- T. 20 N., R. 7 E.,
That portion within the San Ildefonso
Grant.
- Tps. 13 and 14 N., R. 8 E.
- T. 15 N., R. 8 E.,
Secs. 1 to 5, inclusive;
Secs. 7 to 36, inclusive.
- T. 16 N., R. 8 E.,
Secs. 1, 2, and 3;
Secs. 4 and 9, fractional;
Secs. 10 to 16, inclusive, some of which are
fractional;
Sec. 20, lot 3;
Sec. 21, fractional;
Secs. 22 to 28, inclusive;
Sec. 29, fractional;
Secs. 32 to 36, inclusive;
Those portions within the Cieneguilla and
Pacheco Grants.
- T. 17 N., R. 8 E.,
Those portions within the Caja del Rio and
Cieneguilla Grants.
- T. 18 N., R. 8 E.,
Those portions within the Caja del Rio and
Town of Jacona Grants.
- T. 19 N., R. 8 E.,
Sec. 2, lots 1 and 2;
Sec. 3, lot 12;
Those portions within the Pojoaque, San
Ildefonso, and Jacona Grants.
- T. 20 N., R. 8 E.,
Secs. 1, 12, 13, 24, and 25, fractional;
Sec. 26, lots 1 and 2;
Sec. 27, lot 5;
Sec. 34, lots 1, 4, 5, and 11;
Sec. 35, lots 3, 4, 5, 6, and $W\frac{1}{2}W\frac{1}{2}$;
Those portions within the Santa Clara
Pueblo, San Ildefonso Pueblo, and the
Pojoaque Grants.
- T. 21 N., R. 8 E.,
Those portions within the Santa Clara
Pueblo, San Juan Pueblo, Town of
Chamita, Santa Cruz, Bartolome San-
chez, and Black Mesa Grants.
- T. 22 N., R. 8 E.,
Those portions within the San Juan and
Black Mesa Grants; that portion of Se-
bastian Martin Grant lying west of U.S.
Highway No. 64.
- T. 23 N., R. 8 E.,
That portion within the Black Mesa
Grant.
- T. 29 N., R. 8 E.,
Secs. 1, 2, 11, and 12.
- Tps. 13 and 14 N., R. 9 E.,
All, exclusive of the San Cristobal Grant.
- T. 15 N., R. 9 E.,
All exclusive of Sebastian DeVargas and
Canada de Los Alamos Grants.
- T. 16 N., R. 9 E.,
All, exclusive of Sebastian DeVargas Grant.
- T. 17 N., R. 9 E.,
Secs. 1 to 9, inclusive;
Secs. 16 to 21, inclusive;
Secs. 28 to 33, inclusive.
- Tps. 18 and 19 N., R. 9 E.
- T. 20 N., R. 9 E.,
Those portions within the Pojoaque,
Nambe and Santa Cruz Grants.
- T. 21 N., R. 9 E.,
That portion within the San Juan Pueblo
and Santa Cruz Grants.
- T. 22 N., R. 9 E.,
Those portions within the Black Mesa and
San Juan Grants; that portion of the
Sebastian Martin Grant lying west of
U.S. Highway No. 64.
- T. 23 N., R. 9 E.,
Secs. 1 to 5, inclusive;
Secs. 9 to 12, inclusive;
That portion within the Black Mesa Grant.
- T. 24 N., R. 9 E.,
Secs. 1, 2, 3, and 4;
Secs. 9 to 16, inclusive;
Sec. 20, $E\frac{1}{2}$;
Secs. 21 to 29, inclusive;
Secs. 32 to 36, inclusive.
- T. 25 N., R. 9 E.,
Secs. 1, 35, and 36.
- T. 26 N., R. 9 E.,
Sec. 25, $E\frac{1}{2}$;
Sec. 36.
- T. 27 N., R. 9 E.,
Secs. 1, 2, 11, 12, 13, and 24.
- T. 28 N., R. 9 E.,
Secs. 1, 2, and 3;
Secs. 11, 12, 13, and 14;
Secs. 23, 24, 25, and 26;
Secs. 35 and 36.
- T. 29 N., R. 9 E.,
Secs. 5 to 17, inclusive;
Secs. 21 to 28, inclusive;
Secs. 34, 35, and 36.
- T. 14 N., R. 10 E.,
Sec. 5, fractional;
Secs. 6 and 7;
Secs. 8, 9, and 16, fractional;
Secs. 17, 18, and 19;
Secs. 20, 21, 29, and 30, fractional.
- T. 15 N., R. 10 E.,
Secs. 30, 31, and 32, fractional.
- T. 17 N., R. 10 E.,
Secs. 5 and 6, fractional;
That portion within the Gabaldon Grant.
- T. 18 N., R. 10 E.,
Secs. 5, 6, 7, 8, 17, and 18;
Secs. 19, 20, 29, 30, and 31, fractional;
That portion within the Gabaldon Grant.
- T. 19 N., R. 10 E.,
That portion within the Nambe Pueblo
Grant.
- T. 20 N., R. 10 E.,
That portion within the Nambe Pueblo
Grant.
- T. 22 N., R. 10 E.,
That portion of the Sebastian Martin Grant
within unsurveyed secs. 10 to 15, 22 to
27, and 34 to 36, inclusive.
- T. 23 N., R. 10 E.,
Sec. 3;
Sec. 4, lots 1, 2, 3, 4, $S\frac{1}{2}N\frac{1}{2}$, $NW\frac{1}{4}SW\frac{1}{4}$,
and $E\frac{1}{2}SE\frac{1}{4}$;
Sec. 5, lots 1, 2, $S\frac{1}{2}NE\frac{1}{4}$, and $NW\frac{1}{4}SE\frac{1}{4}$;
Sec. 6, lots 1, 2, 3, 4, 5, 6, $S\frac{1}{2}NE\frac{1}{4}$, $SE\frac{1}{4}$,
 $NW\frac{1}{4}$, and $NE\frac{1}{4}SW\frac{1}{4}$;
Tps. 24, 25, and 26 N., R. 10 E.
- T. 27 N., R. 10 E.,
Secs. 5 to 9, inclusive;
Secs. 16 to 21, inclusive;
Secs. 28 to 36, inclusive.
- T. 28 N., R. 10 E.,
Sec. 19;
Secs. 30 to 36, inclusive.
- T. 18 N., R. 11 E.,
That portion within the Gabaldon Grant.
- T. 22 N., R. 11 E.,
That portion within the Sebastian Martin
Grant.
- T. 24 N., R. 11 E.,
Secs. 4 to 8, inclusive;
Secs. 17, 18, and 19;
Sec. 20, $N\frac{1}{2}$, $SW\frac{1}{4}$, and $W\frac{1}{2}SE\frac{1}{4}$;
Sec. 29, $W\frac{1}{2}NW\frac{1}{4}$;
Sec. 30;
Sec. 31, $N\frac{1}{2}$.

- T. 25 N., R. 11 E.,
Secs. 3 to 10, inclusive;
Secs. 15 to 22, inclusive;
Secs. 27 to 34, inclusive.
- T. 26 N., R. 11 E.,
Secs. 3 to 10, inclusive;
Secs. 15 to 22, inclusive;
Secs. 27 to 34, inclusive.
- T. 27 N., R. 11 E.,
Secs. 31 to 34, inclusive.
- T. 28 N., R. 12 E.,
Sec. 1, that portion north of Red River.
- T. 29 N., R. 12 E.,
Secs. 1, 2, 3, 12, 25, and 36.
- T. 30 N., R. 12 E.,
Secs. 1 to 4, inclusive;
Secs. 9 to 16, inclusive;
Secs. 21 to 28, inclusive;
Secs. 33 to 36, inclusive.
- T. 31 N., R. 12 E.,
Sec. 21, fractional;
Secs. 26, 27, and 28, fractional;
Secs. 33 and 34;
Secs. 35 and 36, fractional.
- T. 28 N., R. 13 E.,
Secs. 5 and 6, those portions north of Red River.
- T. 29 N., R. 13 E.,
Secs. 5 to 8, inclusive;
Secs. 17 to 20, inclusive;
Sec. 29, $W\frac{1}{2}$;
Secs. 30 and 31;
Sec. 32, that portion west of Red River.
- T. 30 N., R. 13 E.,
Secs. 5 and 6, fractional;
Sec. 7;
Secs. 8, 9, and 16, fractional;
Secs. 17 to 21, inclusive;
Secs. 28 to 33, inclusive.
- T. 9 N., R. 1 W.,
Secs. 10 to 15, inclusive, fractional.
- T. 10 N., R. 1 W.,
Sec. 4, lots 1, 2, 3, 4, 5, $SW\frac{1}{4}NW\frac{1}{4}$, and $N\frac{1}{2}SW\frac{1}{4}$;
Sec. 30, $S\frac{1}{2}NE\frac{1}{4}$ and $SE\frac{1}{4}$;
Sec. 32;
Sec. 33, fractional.
- T. 11 N., R. 1 W.,
Secs. 1, 2, and 3;
Secs. 4 and 9, fractional;
Secs. 10 to 15, inclusive;
Secs. 16 and 21, fractional;
Secs. 22 to 24, inclusive;
Secs. 25 to 30, fractional;
Secs. 31 and 32;
Sec. 33, fractional;
That portion within the Atrisco Grant.
- Tps. 12, 13, and 14 N., R. 1 W.
- T. 15 N., R. 1 W.,
That portion of the Ojo del Espiritu Santo Grant within secs. 1 to 4 and in secs. 9 to 12, inclusive.
- T. 16 N., R. 1 W.,
That portion of the Ojo del Espiritu Santo Grant in secs. 1 to 4, inclusive; in secs. 9 to 16, inclusive; in sec. 20, $E\frac{1}{2}$; in secs. 21 to 28, inclusive; in sec. 29, $E\frac{1}{2}$; in sec. 32, $E\frac{1}{2}$; in secs. 33 to 36, inclusive.
- T. 17 N., R. 1 W.,
That portion of the Ojo del Espiritu Santo Grant in secs. 1 to 16, inclusive; in secs. 21 to 28, inclusive; in secs. 33, 34, 35, and 36.
- T. 18 N., R. 1 W.,
That portion within the Ojo del Espiritu Santo Grant;
Sec. 1, lots 1, 2, 3, 4, $W\frac{1}{2}NE\frac{1}{4}$, and $E\frac{1}{2}NW\frac{1}{4}$.
- T. 21 N., R. 1 W.,
Secs. 4, 5 and 6;
Sec. 7, $E\frac{1}{2}$;
Secs. 8 and 9;
Secs. 14 to 17, inclusive;
Sec. 18, $E\frac{1}{2}$;
Sec. 19, $E\frac{1}{2}$;
Secs. 20 to 23, inclusive;
Secs. 26 to 35, inclusive.
- T. 22 N., R. 1 W.,
Secs. 4 to 9, inclusive;
Secs. 16 to 21, inclusive;
Secs. 28 to 33, inclusive.
- T. 23 N., R. 1 W.,
Secs. 1 to 12, inclusive;
Sec. 13, $N\frac{1}{2}$;
Secs. 14 to 22, inclusive;
Secs. 27 to 34, inclusive.
- T. 24 N., R. 1 W.,
Sec. 1;
Sec. 2, $E\frac{1}{2}$, $NE\frac{1}{4}SW\frac{1}{4}$, and $S\frac{1}{2}SW\frac{1}{4}$;
Sec. 10, $E\frac{1}{2}E\frac{1}{2}$ and $SW\frac{1}{4}SE\frac{1}{4}$;
Secs. 11 to 15, inclusive;
Sec. 16, $S\frac{1}{2}NE\frac{1}{4}$, $E\frac{1}{2}SW\frac{1}{4}$, and $SE\frac{1}{4}$;
Sec. 21, $E\frac{1}{2}$, $E\frac{1}{2}NW\frac{1}{4}$, $SW\frac{1}{4}NW\frac{1}{4}$, and $SW\frac{1}{4}$;
Sec. 22 to 28, inclusive;
Sec. 29, $NE\frac{1}{4}NE\frac{1}{4}$, $S\frac{1}{2}NE\frac{1}{4}$, and $S\frac{1}{2}$;
Sec. 30, $S\frac{1}{2}SE\frac{1}{4}$;
Secs. 31 to 36, inclusive.
- T. 25 N., R. 1 W.,
Sec. 36, $NE\frac{1}{4}SE\frac{1}{4}$ and $S\frac{1}{2}SE\frac{1}{4}$.
- T. 9 N., R. 2 W.,
Secs. 1 to 6, inclusive;
Secs. 7 to 12, inclusive, fractional.
- T. 10 N., R. 2 W.,
Secs. 31 to 36, inclusive.
- T. 11 N., R. 2 W.,
Sec. 25, lots 1, 2, and $SE\frac{1}{4}$;
Sec. 36, $E\frac{1}{2}$.
- T. 12 N., R. 2 W.,
Secs. 6 and 7, that portion within the Lagunitas Grant.
- T. 13 N., R. 2 W.,
Secs. 1, 2, 3, and 4;
Secs. 5, 6, 8, and 9, fractional;
Secs. 10 to 14, inclusive;
Secs. 15 and 16, fractional;
Sec. 22, lots 1 and 2;
Secs. 23 and 24, fractional;
That portion within the Lagunitas Grant.
- T. 14 N., R. 2 W.,
Secs. 7 to 10, inclusive;
Secs. 14 to 36, inclusive.
- Tps. 24, 25, and 26 N., R. 2 W.
- T. 9 N., R. 3 W.,
Sec. 30.
- T. 12 N., R. 3 W.,
Secs. 1 to 12, inclusive, those portions within the Agua Salada Grant.
- Tps. 13 and 14 N., R. 3 W.
- Tps. 24 and 25 N., R. 3 W.
- Tps. 9 and 10 N., R. 4 W.,
Those portions exclusive of the Laguna Indian Reservation.
- T. 11 N., R. 4 W.,
Secs. 25 and 36, fractional.
- T. 12 N., R. 4 W.,
Secs. 1, 12, 13, 24, and 25.
- Tps. 9 and 10 N., R. 5 W.,
Those portions exclusive of the Laguna Indian Reservation.
- Tps. 11, 12, and 13 N., R. 5 W.
- T. 14 N., R. 5 W.,
That portion within the Cebolleta Grant.
- Tps. 9 and 10 N., R. 6 W.,
Those portions exclusive of the Laguna Indian Reservation.
- Tps. 11 and 12 N., R. 6 W.
- T. 13 N., R. 6 W.,
That portion within the Cebolleta Grant.
- T. 14 N., R. 6 W.,
That portion within the Cebolleta Grant;
Secs. 5 and 6.
- T. 15 N., R. 6 W.,
That portion exclusive of Ignacio Chaves Grant and Cibola National Forest.
- T. 16 N., R. 6 W.,
That portion exclusive of Ignacio Chaves Grant.
- T. 7 N., R. 7 W.,
Tps. 8, 9, and 10 N., R. 7 W.,
Those portions exclusive of the Laguna and Acoma Pueblo Reservations.
- Tps. 11 to 14 N., inclusive, R. 7 W.,
Those portions exclusive of the Cibola National Forest.
- Tps. 15 and 16 N., R. 7 W.
- Tps. 7, 8, 9, and 10 N., R. 8 W.
- T. 11 N., R. 8 W.,
That portion exclusive of the Cibola National Forest.
- T. 12 N., R. 8 W.,
That portion within the San Mateo Grant.
- Tps. 13 and 14 N., R. 8 W.,
Those portions exclusive of the Cibola National Forest.
- Tps. 15 and 16 N., R. 8 W.
- T. 9 N., R. 9 W.,
That portion within the Acoma Grant.
- Tps. 10 to 16 N., inclusive, R. 9 W.,
Those portions exclusive of the Cibola National Forest.
- Tps. 10, 11, and 12 N., R. 10 W.
- T. 10 N., R. 11 W.,
Secs. 1, 2, and 3;
Secs. 10 to 15, inclusive.
- T. 11 N., R. 11 W.,
Secs. 1, 2, and 3;
Secs. 10 to 15, inclusive;
Secs. 22 to 27, inclusive;
Secs. 34, 35, and 36.
- T. 12 N., R. 11 W.,
T. 8 N., R. 13 W.,
Secs. 4 to 9, inclusive;
Secs. 15 to 19, inclusive.
- T. 9 N., R. 13 W.,
T. 13 N., R. 13 W.,
T. 6 N., R. 14 W.,
Secs. 1 to 18, inclusive.
- Tps. 7, 8, and 9 N., R. 14 W.
- T. 10 N., R. 14 W.,
Secs. 13 to 36, inclusive.
- T. 13 N., R. 14 W.,
Secs. 1 to 5, inclusive;
Secs. 8 to 17, inclusive.
- T. 6 N., R. 15 W.,
Secs. 1 to 18, inclusive.
- Tps. 7, 8, 9, and 10 N., R. 15 W.
- T. 11 N., R. 15 W.,
Secs. 25 to 36, inclusive.
- T. 14 N., R. 15 W.,
That portion exclusive of the Cibola National Forest and Fort Wingate Reservation.
- T. 7 N., R. 16 W.,
T. 8 N., R. 16 W.,
Secs. 1, 2, and 3;
Secs. 9 to 17, inclusive;
Secs. 19 to 36, inclusive.
- T. 9 N., R. 16 W.,
Secs. 1 to 4, inclusive;
Secs. 9 to 16, inclusive;
Secs. 21 to 27, inclusive;
Secs. 35 and 36.
- T. 10 N., R. 16 W.,
Secs. 1 to 4, inclusive;
Secs. 9 to 16, inclusive;
Secs. 21 to 28, inclusive;
Secs. 33 to 36, inclusive.
- T. 11 N., R. 16 W.,
Sec. 25;
Sec. 26, $SE\frac{1}{4}$;
Secs. 33 to 36, inclusive.
- T. 8 N., R. 17 W.,
Secs. 23 to 36, inclusive.
- T. 8 N., R. 18 W.,
Secs. 19 to 23, inclusive;
Secs. 25 to 36, inclusive.
- T. 8 N., R. 19 W.,
Sec. 24, $S\frac{1}{2}$;
Sec. 25;
Secs. 32 to 36, inclusive.

These areas described aggregate 3,150,100 acres, more or less, of which 156,700 acres, more or less, are public lands under the administrative jurisdiction of the Bureau of Land Management.

2. The following lands are hereby added to New Mexico Grazing District No. 1:

NEW MEXICO PRINCIPAL MERIDIAN

T. 27 N., R. 12 E.,

Sec. 17;

Sec. 18, that part east of the Rio Grande;

Sec. 19, that part east of the Rio Grande;

Sec. 20, lots 1, 2, 3, 4, 5, NW $\frac{1}{4}$ NE $\frac{1}{4}$,

N $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$, and W $\frac{1}{2}$ SW $\frac{1}{4}$;

Sec. 29, lots 1, 2, 3, and NW $\frac{1}{4}$ NW $\frac{1}{4}$;

Sec. 30, that part east of the Rio Grande;

Sec. 31, lots 1, 2, and 3, those parts east of the Rio Grande.

The area described aggregates 2,138 acres of public lands, more or less.

JOHN O. CROW,
Associate Director.

APRIL 30, 1969.

[F.R. Doc. 69-5370; Filed, May 5, 1969;
8:45 a.m.]

National Park Service

NATIONAL REGISTER OF HISTORIC PLACES

Amendments or Revisions to List

By notice in the FEDERAL REGISTER of February 25, 1969, at page 2582, there was published a list of the properties included in the National Register of Historic Places.

Further notice is hereby given that certain amendments or revisions, in the nature of additions, deletions, or corrections to the previously published list are adopted as set out below.

It is the responsibility of all Federal agencies to take cognizance of the properties included in the National Register as herein amended and revised in accordance with section 106 of the National Historic Preservation Act of 1966, 80 Stat. 915, 16 U.S.C. 470.

The following properties have been added to the National Register since April 2, 1969.

MARYLAND

Baltimore (independent city), *Fells Point Historic District*, bounded on the north by Aliceanna Street; on the east by Wolfe Street; on the south by the harbor; and on the west by Dallas Street.

MISSOURI

Buchanan County

St. Joseph, *King's Hill Archeological Site*, west side of 5600 block, South First Street (in lots 1-8, north 20 feet of lot 9, block 12 of Bowen's Addition).

Howard County

Fayette vicinity, *Morrison (Alfred W.) House, Lilac Hill*, 1 mile southwest of Fayette on Missouri 5.

Phelps County

St. James vicinity, *Maramec Iron Works District*, 7 miles south of St. James on Missouri 8.

Platte County

Kansas City vicinity, *Renner Village Archeological Site*, within a triangle formed by U.S. 169, 71, and Missouri 45; and partly on west side of U.S. 169.

St. Charles County

St. Charles, *First Missouri State Capitol Buildings*, 208-16 South Main Street.

Ste. Genevieve County

Ste. Genevieve, *Bolduc (Louis) House*, 123 South Main Street.

NEBRASKA

Douglas County

Omaha, *Crook (General George) House*, Quarter's No. 1, Fort Omaha.

Lancaster County

Lincoln, *Nebraska Statehood Memorial*, 1627 H Street.

Otoe County

Nebraska City vicinity, *Morton (J. Sterling) House, Arbor Lodge*, Rural Delivery No. 1, Nebraska City.

Sarpy County

Bellevue, *Fontanelle Bank*, 2212 Main Street.

Webster County

Red Cloud, *Cather House*, southwest corner, Third and Cedar Streets.

OHIO

Hamilton County

Cincinnati, *Langdon House*, 3626 Eastern Avenue.

PENNSYLVANIA

Bucks County

New Hope vicinity, *Honey Hollow Watershed*, 2 $\frac{1}{2}$ miles south of the Delaware River on Pennsylvania 263.

Lycoming County

Williamsport, *Lycoming County Courthouse*, northeast corner Pine and West Third Streets.

VIRGINIA

Alexandria (independent city), *Alexandria Historic District* (new boundaries), bounded roughly by the Capital Beltway on the south, Alfred and Patrick Streets on the west (with an extension westward along Prince Street), Oronoco and Princess Streets on the northwest and northeast respectively (with an extension northward along George Washington Memorial Highway to the north city limits), and by the Potomac River on the east.

Richmond (independent city), *Beers (William) House*, 1228 East Broad Street.

Richmond (independent city), *Egyptian Building*, southwest corner of East Marshall and College Streets.

Richmond (independent city), *First African Baptist Church*, northeast corner of College and East Broad Streets.

Richmond (independent city), *First Baptist Church*, northwest corner of 12th and Broad Streets.

Richmond (independent city), *Leigh (Benjamin Watkins) House*, 1000 East Clay Street.

Richmond (independent city), *Maupin-Maury House*, 1105 East Clay Street.

Richmond (independent city), *Monumental Church*, 1224 East Broad Street.

Richmond (independent city), *Sheltering Arms Hospital*, 1008 East Clay Street.

WYOMING

Big Horn County

Kane vicinity, *Medicine Wheel (Indian site)*, just north of U.S. 14 alternate, about 16 miles east of Kane.

Carbon County

Fort Fred Steele vicinity, *Fort Fred Steele*, on North Platte River at point of Union Pacific Railroad crossing.

Converse County

Orpha vicinity, *Fort Fetterman*, Orpha County Road, 0.1 mile west of Orpha Road, 7 miles north of I-25.

Converse County

Glenrock vicinity, *Glenrock Buffalo Jump*, about 2 miles west of Glenrock Interchange on I-25.

Fremont County

Fort Washakie, *Fort Washakie*, on U.S. 287.

Fremont County

Moneta vicinity, *Castle Gardens Petroglyph Site*, c. 28 miles south of Moneta on U.S. 20-26.

Fremont County (also in Sublette County)

Union Pass, on Continental Divide, 12 miles west-southwest of Wind River Ranger Station, Shoshone National Forest; 16 miles north-northeast of Kendall Ranger Station, Bridger National Forest; 20 miles east-southeast of Goose Wing Ranger Station, Teton National Forest.

Goshen County (also in Niobrara County)

Lusk vicinity, *Cheyenne-Black Hills Stage Route and Rawhide Buttes and Running Water Stage stations*, 1 mile west of Lusk to c. 15 miles southwest of Lusk (includes both stage stations).

Lincoln County

La Barge vicinity, *Names Hill*, on the Green River, 5 miles south of La Barge, just west of U.S. 189.

Niobrara County

Cheyenne-Black Hills Stage Route and Rawhide Buttes and Running Water Stage stations, Reference—see Goshen County.

Sublette County

Union Pass, Reference—see Fremont County.

Teton County

Moose, *Menor's Ferry*, on the Snake River.

Teton County

Jackson vicinity, *Miller Cabin*, c. 3 miles east of Jackson's central square, along Main Street; follow northeast fork of road for 1 mile beyond city limits.

Uinta County

Fort Bridger vicinity, *Fort Bridger*, on Black's Fork of the Green River near town of Fort Bridger.

ERNEST AMLEN CONNALLY,
Chief, Office of Archeology
and Historic Preservation.

[F.R. Doc. 69-5249; Filed, May 5, 1969;
8:45 a.m.]

YELLOWSTONE NATIONAL PARK

Notice of Intention To Negotiate
Concession Contract

Pursuant to the provisions of section 5 of the Act of October 9, 1965 (79 Stat. 969; 16 U.S.C. 20), public notice is hereby given that thirty (30) days after the date of publication of this notice, the Department of the Interior, through the Director of the National Park Service, proposes to negotiate a concession contract

with Hamilton Stores, Inc., authorizing it to continue to provide concession facilities and services for the public at Yellowstone National Park for a period of thirty (30) years from October 1, 1969, through September 30, 1999.

The foregoing concessioner has performed its obligations under prior contracts to the satisfaction of the National Park Service and, therefore, pursuant to the Act cited above, is entitled to be given preference in the renewal of the contract and in the negotiation of a new contract. However, under the Act cited above, the Secretary is also required to consider and evaluate all proposals received as a result of this notice. Any proposal to be considered and evaluated must be submitted within thirty (30) days after the publication date of this notice.

Interested parties should contact the Assistant to the Director for Concessions Management, National Park Service, Washington, D.C. 20240, for information as to the requirements of the proposed contract.

Dated: April 29, 1969.

EDWARD A. HUMMEL,
Associate Director,
National Park Service.

[P.R. Doc. 69-5372; Filed, May 5, 1969;
8:45 a.m.]

Office of the Secretary

GEORGE EVERETT MILLICAN

Statement of Changes in Financial Interests

In accordance with the requirements of section 710(b) (6) of the Defense Production Act of 1950, as amended, and Executive Order 10647 of November 28, 1955, the following changes have taken place in my financial interests during the past 6 months:

- (1) None.
- (2) None.
- (3) None.
- (4) None.

This statement is made as of April 25, 1969.

Dated: April 25, 1969.

G. E. MILLICAN.

[P.R. Doc. 69-5373; Filed, May 5, 1969;
8:45 a.m.]

CIVIL AERONAUTICS BOARD

[Docket No. 20522; Order 69-4-139]

INTERNATIONAL AIR TRANSPORT ASSOCIATION

Order Expanding Issues Regarding North Atlantic Cargo Rates

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 30th day of April 1969.

By Order 69-3-47, dated March 13, 1969, the Board instituted an investiga-

tion as to whether the relationship of North Atlantic air cargo rates or charges of IATA carriers between European points and New York City, compared with such rates or charges between European points and Baltimore, Md., and/or Washington, D.C., causes any undue or unreasonable preference or advantage to any person, port, locality, or description of traffic, or subjects any person, port, locality, or description of traffic to any unjust discrimination or any undue or unreasonable prejudice or disadvantage, and whether IATA resolutions establishing such rates or charges are adverse to the public interest or in violation of the Federal Aviation Act of 1958.

On March 24, 1969, motions to expand the issues were filed by the city of Philadelphia and the Greater Philadelphia Chamber of Commerce and by the Massachusetts Port Authority, seeking to include Philadelphia and Boston as points in the investigation along with Baltimore and Washington.¹ The Philadelphia motion states that the same discrimination issues are present with respect to rates for service to Philadelphia as for service to Baltimore and Washington; that the added general air cargo rates at Philadelphia over New York are in most cases over 80 percent of the added Baltimore rate and over 90 percent on some weight categories, although the added distance to Philadelphia over New York is only 48 percent of the added distance to Baltimore; that Philadelphia is a larger generator of airfreight and air express than Baltimore and Washington combined; that large quantities of air cargo are now being trucked to New York for air shipment; and that any finding of need to adjust the rates at Baltimore and/or Washington relative to New York will require an adjustment of rates at Philadelphia.²

The Massachusetts motion states that Boston has a material interest in this investigation, since Boston is for the most part common-rated with New York in the markets involved and the Baltimore complaint alleged undue preference in favor of both New York and Boston; that all the North Atlantic air cargo rates should be based on mileage; and that inclusion of Boston in the investigation will not unduly broaden the issues or delay the proceeding, but will contribute to the development of an adequate and complete record. No answers to the motions have been filed.

Upon consideration of the pleadings, the Board has determined to grant the motions and expand the issues herein. Philadelphia and Boston are Northeast gateways for North Atlantic air cargo

¹ The Philadelphia motion is also entitled "petition for reconsideration," and the Massachusetts motion is entitled "motion for modification." We will treat both documents as motions to expand the issues.

² Philadelphia also filed a petition for leave to intervene. Since we are making Philadelphia a party to this proceeding, the petition is moot and will be dismissed.

traffic directly competitive with New York, Baltimore, and Washington; and substantially the same discrimination issues vis-a-vis New York are present with respect to rates to and from these two cities as for rates to and from Baltimore and Washington.

We will name as additional parties to this investigation the IATA carriers providing cargo service on the North Atlantic between European points on the one hand and either Philadelphia or Boston and one of the other gateways, on the other, whether by direct single-carrier service or by participation in through service pursuant to joint rates, and U.S. carriers participating in such through service only on domestic segments.

Accordingly, it is ordered, That:

1. Ordering paragraph 1 of Order 69-3-47 is amended by inserting after "Washington, D.C." therein the words "and/or Philadelphia, Pa., and/or Boston, Mass.,".

2. Copies of this order shall be served upon the city of Philadelphia, the Greater Philadelphia Chamber of Commerce, the Massachusetts Port Authority, Air Canada, Airlift International, Inc., Austrian Airlines, Finnair (Aero O/Y), The Flying Tiger Line, Inc., and Mohawk Airlines, Inc., which are hereby made parties to this proceeding, and upon all other parties to this proceeding.

3. The petition for leave to intervene of the city of Philadelphia and the Greater Philadelphia Chamber of Commerce is dismissed.

This order will be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] HAROLD R. SANDERSON,
Secretary.

[P.R. Doc. 69-5402; Filed, May 5, 1969;
8:48 a.m.]

FEDERAL POWER COMMISSION

[Docket Nos. RP69-6, RP69-20]

EL PASO NATURAL GAS CO.

Notice of Proposed Changes in Rates and Charges

APRIL 30, 1969.

Take notice that El Paso Natural Gas Co. on April 28, 1969, tendered for filing proposed changes in its FPC Gas Tariff, Original Volume No. 1, to become effective May 1, 1969. The proposed changes would reduce jurisdictional rates by 0.16 cent per Mcf or \$1,701,942 per year based upon sales for the 12-month period ended May 31, 1968. El Paso also proposes to refund 0.26 cent per Mcf to its customers for gas sales made during the period March 7, 1969, through April 30, 1969. The proposed rate decrease and refunds would be applicable to sales made under El Paso's Rate Schedules A-1, A-2, A-3, B-1, B-2, B-3, D-1, D-2, D-3, G, G-X, G-X-2, A-1-X, and X-1.

El Paso states that its rates which became effective March 7, 1969, subject to refund in Docket No. RP69-6, reflect 0.26 cent per Mcf of San Juan Basin area purchased gas costs not experienced by El Paso in the test period ended February 28, 1969, in that docket. El Paso states that it therefore proposes to make refunds of 0.26 cent per Mcf to its customers for sales made during the period March 7 through April 30, 1969. El Paso further states that it will withdraw its notice of change in rates and revised tariff sheets filed on April 1, 1969, at Docket No. RP69-20, proposing an increase of 0.1 cent per Mcf on May 1, 1969. In lieu thereof, El Paso would reduce its rates effective May 1, 1969, by a net amount of 0.16 cent per Mcf determined as the said amount of 0.26 cent per Mcf less the amount of 0.1 cent per Mcf which would otherwise become effective on May 1, 1969, in Docket No. RP69-20. El Paso further proposes an amendment to the Commission's order of March 20, 1969, in Docket No. RP69-20 so as to permit El Paso to file rate increases and decreases through the period ending December 31, 1969, up to an aggregate amount of 0.26 cent per Mcf to track increases and decreases in its San Juan Basin area purchased gas costs occurring after February 28, 1969.

Copies of the proposed tariff changes were served on all of El Paso's customers and interested state commissions.

Any person desiring to be heard or to make any protest with reference to this rate filing should on or before May 15, 1969, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or protest in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Persons wishing to become parties to the proceeding or to participate as a party in any hearing therein must file petitions to intervene in accordance with the Commission's rules. The rate filing is on file with the Commission and available for public inspection.

GORDON M. GRANT,
Secretary.

[F.R. Doc. 69-5363; Filed, May 5, 1969;
8:45 a.m.]

FEDERAL RESERVE SYSTEM

DEPOSITORS CORP.

Notice of Application for Approval of Acquisition of Shares of Bank

Notice is hereby given that application has been made to the Board of Governors of the Federal Reserve System pursuant to section 3(a) of the Bank Holding Company Act of 1956 (12 U.S.C. 1842(a)), by Depositors Corp., which is a

bank holding company located in Augusta, Maine, for the prior approval of the Board of the acquisition by Applicant of at least 51 percent of the voting shares of The First National Bank of Houlton, Houlton, Maine.

Section 3(c) of the Act provides that the Board shall not approve (1) any acquisition or merger or consolidation under this section which would result in a monopoly, or which would be in furtherance of any combination or conspiracy to monopolize or to attempt to monopolize the business of banking in any part of the United States, or (2) any other proposed acquisition or merger or consolidation under this section whose effect in any section of the country may be substantially to lessen competition, or to tend to create a monopoly, or which in any other manner would be in restraint of trade, unless it finds that the anticompetitive effects of the proposed transaction are clearly outweighed in the public interest by the probable effect of the transaction in meeting the convenience and needs of the community to be served.

Section 3(c) further provides that, in every case, the Board shall take into consideration the financial and managerial resources and future prospects of the company or companies and the banks concerned, and the convenience and needs of the community to be served.

Not later than thirty (30) days after the publication of this notice in the FEDERAL REGISTER, comments and views regarding the proposed acquisition may be filed with the Board. Communications should be addressed to the Secretary, Board of Governors of the Federal Reserve System, Washington, D.C. 20551. The application may be inspected at the office of the Board of Governors or the Federal Reserve Bank of Boston.

Dated at Washington, D.C., this 28th day of April 1969.

By order of the Board of Governors.

[SEAL] KENNETH A. KENYON,
Deputy Secretary.

[F.R. Doc. 69-5365; Filed, May 5, 1969;
8:45 a.m.]

DEPARTMENT OF TRANSPORTATION

Coast Guard

[CGFR 69-34]

EQUIPMENT, INSTALLATIONS, OR MATERIALS

Termination of Approval Notice Correction

In F.R. Doc. 69-4702 appearing at page 6709 in the issue of Saturday, April 19, 1969, the following corrections should be made:

1. The figure in the third line under the center heading "Signals, Distress,

Pistol-Projected Parachute Red Flare" should read "160.024/1/0".

2. The penultimate line of the fourth paragraph under the center heading "Lifeboats" should read "July 3, 1968, July 3, 1968, October 3, 1967, November".

3. The figure in the third line of the 10th paragraph under the center heading "Buoyant Vests, Unicellular Plastic Foam" should read "160.052/219/0".

DEPARTMENT OF HEALTH, EDU- CATION, AND WELFARE

Food and Drug Administration

MATTOX & MOORE, INC.

Notice of Withdrawal of Petition for Food Additive Estradiol Monopalmitate

Pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 409(b), 72 Stat. 1786; 21 U.S.C. 348(b)), the following notice is issued:

A petition (FAP 6D2006) was filed by Mattox & Moore, Inc., 1503 East Riverside Drive, Indianapolis, Ind. 46207, notice of which was published in the FEDERAL REGISTER of April 21, 1966 (31 F.R. 6142), proposing an amendment to § 121.257 Estradiol monopalmitate (21 CFR 121.257) to provide for the safe use of estradiol monopalmitate as a subcutaneous injection for poultry to increase rate of gain; to improve feed efficiency, carcass quality, and finish; and to decrease dressing loss.

Subsequently, the Commissioner of Food and Drugs requested the petitioner to submit certain additional information within 180 days of the petition's filing date. The requested information has not been received; therefore, in accordance with § 121.51(j) of the procedural food additive regulations (21 CFR 121.51(j)), the subject petition is considered withdrawn without prejudice to a future filing.

Dated: April 24, 1969.

J. K. KIRK,
Associate Commissioner
for Compliance.

[F.R. Doc. 69-5368; Filed, May 5, 1969;
8:45 a.m.]

Office of the Secretary

SOCIAL SECURITY ADMINISTRATION

Statement of Organization, Functions, and Delegations of Authority

Exhibit X8-1, Part 8 (Social Security Administration) of the Statement of Organization, Functions, and Delegations of Authority of the Department of Health, Education, and Welfare (33 F.R. 5828 et seq., Apr. 16, 1968) is hereby revised to read as follows:

SOCIAL SECURITY ADMINISTRATION PERMANENT OFFICES

State	City	Type of office	Address	ZIP
Alabama	Andalusia	Branch Office	408 South Three-Notch St., Post Office Drawer 47...	36420
	Anniston	District Office	301 East 13th St., Post Office Box 58	36201
	Bessemer	do	118 13th St. North, Post Office Box 287	35009
	Birmingham	do	211 Eighth Ave., North, Twenty-one Twenty-one	35203
	Branch Office	Branch Office	235 14th St.	35315
	do	Branch Office	1112-B Tuscaloosa Ave.	35211
	do	Hearings and Appeals	928 South 20th St.	35205
	do	Payment Center	Third Ave. and 23d St.	35203
	Decatur	District Office	400 Walls St., NE, Post Office Box 480	35601
	Dorhan	Branch Office	100 West Troy St., Post Office Box 2107, Federal Bldg.	35911
Florida	do	Branch Office	412 South Court St., Post Office Box 176, Greater Ala-	35653
	do	Branch Office	bama Bldg.	35653
	Gadsden	Branch Office	201 College St., Post Office Box 595	35907
	Huntsville	Branch Office	2315 Whitehurst Dr. South, Post Office Box 1488	35897
	Mobile	Branch Office	218 Saint Francis St., Post Office Box E	36601
	Montgomery	Hearings and Appeals	118 North Royal St.	36102
	Opelika	District Office	474 South Court St., Post Office Box 4010	36104
	Seale	Branch Office	415 First Ave., Post Office Box 2117	36801
	Seale	District Office	928 Alabama Ave., Post Office Drawer 589, Federal Bldg.	36701
	Talladega	Branch Office	North St. East, Talladega Shopping Center, Post Office Box 296	35160
Tuscaloosa	Branch Office	Branch Office	1181 Greenboro Ave., Federal Bldg.	35401
	District Office	District Office	617 G St., Hill Bldg.	35401
	do	do	700 West Ninth St., Post Office Box 1227, Federal Office Bldg.	35601
Alaska	Anchorage	Branch Office	1200 North Central Ave., Post Office Box 13118	55022
	do	Hearings and Appeals	3333 North Central Ave.	55012
	do	District Office	216 South Center St., Post Office Box 1351	55012
Arizona	Phoenix	Branch Office	30 Pima Pl., Post Office Box 1593	85003
	do	Branch Office	8454 East Broadway Blvd., Post Office Box 3098	85002
	do	Branch Office	232 Third Ave., Post Office Box 1271	85004
Arkansas	Batesville	Branch Office	12th and Main Sts., Town Plaza Shopping Center	72001
	Birmingham	District Office	Broadway and Walnut Sts., Federal Bldg.	72013
	do	District Office	217 East Main St., Post Office Box 1838	71703
California	Fayetteville	Branch Office	North College Ave., Post Office Box BB, Evelyn Hills Shopping Center	72702
	do	Branch Office	815 South Washington St., Post Office Box 94	72335
	do	Branch Office	Phoenix Village, Post Office Box 824	72601
Florida	do	Branch Office	Walnut and Perry Sts., Post Office Box 370	72343
	do	Branch Office	West Grand Ave. at Barry St., Post Office Box 1361	71901
	do	Branch Office	412 East Jackson St., Drawer 1152	72402
Georgia	do	Branch Office	700 West Capitol, Post Office Box 140	72203
	do	Branch Office	7509 Centred Rd.	72207
	do	Branch Office	Post Office Box 186, Federal Bldg.	71601
Illinois	do	Branch Office	1806 South Arkansas, Post Office Box 788	72801
	do	Branch Office	2619 F St.	62301
	do	Branch Office	1850 University Ave.	64704
Indiana	do	Branch Office	8277 Topanga Canyon Blvd.	91204
	do	Branch Office	376 Valhumbress Ave., Post Office Box 1230	95023
	do	Branch Office	570 North Second St., Post Office Box 664	93202
Iowa	do	Branch Office	181 West Main St., Post National Bank	02345
	do	Branch Office	253 K St., Post Office Box 4450	95301
	do	Branch Office	1120 O St., Federal Bldg.	02721
Kansas	do	Branch Office	721 South Glenfield Ave., Post Office Box 442	91309
	do	Branch Office	92301 Southland Dr., Post Office Box 6005	84455
	do	Branch Office	1540 North Gower St., Post Office Box 1391	90028
Kentucky	do	Branch Office	2570 East Shannon Ave., Post Office Box 2468	90355
	do	Branch Office	608 East Manchester, Post Office Box 29	93365
	do	Branch Office	44065 North Tenth St. West, Post Office Box 2156	93334
Louisiana	do	Branch Office	115 Pacific Ave.	95813
	do	Branch Office	115 Pacific Ave.	95813
	do	Branch Office	115 Pacific Ave.	95813

SOCIAL SECURITY ADMINISTRATION PERMANENT OFFICES--continued

California—Continued	Type of office	Address	ZIP code
Los Angeles	District Office	439 South Hill St.	90015
	Branch Office	446 South Broadway	90007
	do	3412 West Jefferson Ave.	90016
	do	3421 East Olympic Blvd.	90035
	do	4661 Sunset Blvd.	90027
Mayeville	Hearings and Appeals	1016 G St., Post Office Box 791	55040
Merced	Branch Office	550 West 23d St., Post Office Box 225	95340
Modesto	District Office	308 McHenry Ave., Post Office Box 3311	95353
Monterey	Branch Office	289 Lighthouse Ave., Post Office Box 1597	93940
Monterey Park	District Office	851 South Atlantic Blvd.	91754
Oakland	do	83 East 14th St.	94606
	Branch Office	7315 East 14th St.	94627
	do	97 West Grand St.	94603
Oceanside	District Office	515 Third St., Post Office Box 1089	92055
Palm Springs	do	777 Telegraph-McCallum Way	92262
Palo Alto	do	490 Cambridge St.	94306
Pasadena	do	740 East Washington Blvd.	91104
Pemona	do	445 East Holt Ave., Post Office Box 2326	91766
Redding	do	1555 East St., Post Office Box 1008	96001
Sacramento	do	358 J St., Post Office Box 431	95812
	Hearings and Appeals	1722 Jay St.	95814
Salinas	District Office	65 San Miguel Ave., Post Office Box 2177	95001
San Bernardino	do	157 West Fifth St.	92401
San Diego	do	2111 Fifth Ave.	92108
San Fernando	Branch Office	1345 San Fernando Rd.	91340
San Francisco	District Office	333 Golden Gate Ave.	94102
	do	761 South Van Ness Ave.	94110
	do	145 Columbus Ave.	94133
	Branch Office	935 Third St.	94124
	do	100 McAllister St.	94102
	Hearings and Appeals	23 Van Ness Ave.	94102
	Payment Center	300 South First St.	94114
	District Office	784 Santa Rosa St., Post Office Box 1249	94101
San Jose	do	2711 Palm Ave.	95114
San Luis Obispo	do	1245 Fourth St., Post Office Box 150	93403
San Mateo	do	1458 East First St., Post Office Box 681	94403
San Rafael	do	3111 State St., Post Office Box 3397	94901
Santa Ana	do	175 Walnut Ave., Post Office Box 1355	92701
Santa Barbara	do	750 East Main St., Post Office Box 1258	93105
Santa Cruz	Branch Office	1514 Sixth St., Post Office Box 1219	95069
Santa Maria	District Office	711 Coddington Center, Post Office Box 1789	95406
Santa Monica	do	828 North California St., Post Office Box 607	90403
Santa Rosa	do	1448 Cemetery Blvd., Post Office Box 2888	95371
Stockton	do	431 Nebraska St., Post Office Box 1798	95201
Terrace	do	7128 Van Nuys Blvd.	94150
Vallejo	do	4274 Telegraph Rd., Post Office Box A	94590
Van Nuys	do	741 West Center St.	91403
Vicksburg	do	123 East 9th St.	92377
Walnut Creek	do	90 Petition Lane, Post Office Box 475	94597
Watts	do	1219 East 9th St.	90602
Whittier	do	13120 East Philadelphia St., Post Office Box 627	90602
Colorado	do	3915 Fourth St.	81301
Alamosa	Branch Office	14th and Walnut Sts., 48 Colorado Bldg.	81802
Boulder	District Office	15 South Weber, Converter Bldg., Post Office Box 1207	80501
Colorado Springs	do	1981 Stout St., Federal Office Bldg.	80902
Denver	Hearings and Appeals	3229 Stout St.	80202
	Branch Office	1211 Main Ave.	81301
Durango	do	393 South Main St.	81301
Fert Collins	District Office	501 South Third St., Post Office Box 2607	81501
Grand Junction	do	1113 10th Ave., Post Office Box 730	81501
Greeley	Branch Office	239 Santa Fe Ave.	81501
La Junta	District Office	110 West Eighth St., Post Office Box 386	81501
Pueblo	Branch Office	267 East Main St.	81002
Trinidad	Branch Office	183 Middle St., Jayson Bldg.	81002
Connections:	do	202 Hallet St., Multiservice Center	80608
Bridgeport	Branch Office	155 West Hill Ave.	06810
Danbury	do		06810

EXHIBIT NS-1—Continued
SOCIAL SECURITY ADMINISTRATION PERMANENT OFFICES—continued

Location	Type of office	Address	ZIP code
Connecticut—Continued			
Hartford	District Office	439 Main St., Federal Office Bldg.	06103
Meriden	do	71 Collins St., Kennedy Bldg.	06450
New Britain	do	100 Arch St.	06050
New Haven	do	135 College St.	06510
New London	do	27 Massena St., Post Office Bldg.	06320
Stamford	do	777 Summer St.	06902
Torrington	do	40 Water St.	06793
Waterbury	do	208 Grand St., The Chase Bldg.	06702
Wilmington	do	248 Main St.	06226
Delaware	do	19 River Hill Mall, Route 113, Post Office Box 473	19801
Dover	do	504 West 10th St.	19801
District of Columbia			
Washington	Branch Office	1325 K St. NW	20538
	do	2826 Alabama Ave. SE	20008
	do	422 H St. NE	20002
	do	621 Minnesota Ave. NE	20019
	do	1302 Rhode Island Ave. NE	20005
	do	1944 Taylor St. NW	20011
	do	638 Indiana Ave.	20001
Florida			
Clearwater	District Office	111 North Fort Harrison Ave., Post Office Box 1068	33817
Daytona Beach	do	115 North Ridgewood Ave., Post Office Box 124	32015
DeLand	Branch Office	129 East Indiana Ave., Post Office Drawer E	32730
East Gault	Branch Office	1311 Harbor City Blvd.	32935
Fort Lauderdale	do	308 Northeast Third Ave.	33301
Fort Myers	do	2124 Clifford St., Post Office Drawer 88	33902
Fort Pierce	Branch Office	1804 Okeechobee Rd.	33450
Gainesville	District Office	411 Southwest Second Ave., Post Office Drawer 8	32601
Hialeah	Branch Office	480 Biscayne Blvd., Post Office Box 1340	33111
Hollywood	District Office	1930 Tyler St.	33020
Jacksonville	do	430 West Bay St., Post Office Box 3009	32202
	Branch Office	218 West 13th St.	32206
	do	400 West Bay St.	32202
Key West	Hearings and Appeals	Simonton and Caroline Sts., 133 Post Office Bldg.	33040
Lake City	Branch Office	Gateway Shopping Center, Post Office Box 91	33565
Lakeland	District Office	206 South Florida Ave., Post Office Drawer E	33802
Leesburg	Branch Office	609 West Dixie Ave., Post Office Box 87	33545
Maitland	District Office	1 Herald Plaza	32742
	do	1596 Northwest Seventh Ave., Post Office Box 130	32705
	Branch Office	825 Northwest 12th Ave.	32707
	Hearings and Appeals	81 Southwest First Ave.	32707
Miami Beach	District Office	1688 Meridian Ave., Post Office Box 69	33139
Ocala	Branch Office	1523 Southwest 3d Ave., Post Office Box 158	32673
Orlando	do	230 North Orange Ave.	32804
	Branch Office	101 East Colonial Dr.	32803
Panama City	Hearings and Appeals	1132 Harrison Ave., Post Office Box 170	32361
Pensacola	District Office	61 East Gregory St., Post Office Box 100	32502
Sarasota	do	111 South Orange Ave., Federal Bldg., Post Office Box 2158	33572
St. Petersburg	do	144 First Ave., Federal Bldg., Post Office Box 871	33705
Tallahassee	do	117 West College Ave., Post Office Box 429	32302
Tampa	do	500 West St., Federal Office Bldg., Post Office Box 3362	33602
	do	715 South Dixie Highway, Post Office Box 3171	33602
West Palm Beach	do	500 Pine Ave., Post Office Box 1007	33402
Albany	Branch Office	Beechwood Shopping Center, Post Office Box 867	31703
Athens	do	730 Sycamore Rd. NW, Post Office Box 627	30604
Atlanta	do	129 Simpson St. NW	30304
	Branch Office	406 Boulevard SE	30312
	do	793 Peachtree St. NE	30308
Augusta	Hearings and Appeals	100 Taylor St., Post Office Box 1707	30903
Brunswick	District Office	1803 Glenwood St., Post Office Box 1674	31520
Columbus	Branch Office	801 S. 16th St., Post Office Box 248	31902
Dalton	District Office	412 Court St., Moore Bldg., Post Office Box 68	30720
Decatur	Branch Office	113 Commerce Dr. NW, Post Office Bldg.	30030
Dublin	District Office	114 East Lake St., Post Office Box 470	30031
East Point	Branch Office	2127 Main St. P., Post Office Box 1008	30044
Gainesville	District Office	425 Bradford St. NW, Post Office Drawer 68	30601
Georgia—Continued			
Griffin	Branch Office	438 West Solomon St.	30203
La Grange	District Office	214 North Lewis St., Post Office Box 108	30040
Macon	do	431 College St., New Federal Bldg., Post Office Box 4128	31208
Marion	do	1283 Rowland Rd., NE, Town and Country Shopping Center	30060
Reidsville	do	208 Glen Miller Blvd., Post Office Box 221	30162
Savannah	do	108 East Liberty St., Post Office Box 347	31402
Thomasville	do	North Broad St., Federal Bldg., Post Office Box 770	31792
Valdosta	do	122 North Oak St., Post Office Box 1122	31001
Waycross	do	704 Jane St., Farrell Bldg., Post Office Box 756	31501
Hawaii	do	294 Hall St.	96730
Hilo	do	1181 Akaka St., American Mutual Bldg.	96713
Honolulu	do	4387 Elee St., Post Office Box 109	96798
Lipika, Kona	Branch Office	2133 West Main St.	96790
Waikuku	do	do	96790
Idaho			
Boise	District Office	614 Main St., Post Office Box 110	83702
Coeur d'Alene	Branch Office	310 Lakeside	83814
Idaho Falls	do	810 D St., Post Office Box 297	83402
Lexington	do	729 21st St., Post Office Box 641	83001
Pocatello	District Office	428 North Main St., Post Office Box 1957	83201
Twin Falls	do	156 Second Ave. West, Post Office Box 1209	83301
Illinois			
Alton	do	1623 Washington Ave., Post Office Box 1001	62002
Aurora	do	122 West Downer Pl.	62004
Berwyn	do	631 West Cermak Rd.	60402
Bloomington	do	37 North Center St.	61701
Carbondale	do	1067 West Main St., Post Office Box 1900	62901
Champaign	do	300 West Clark St.	61822
Chicago	do	21 West Madison St., State and Madison Bldg.	60602
	do	1266 West Lawrence Ave.	60603
	do	126 West 6th St.	60609
	do	4533 West Madison St.	60644
	do	431 South Dr. Martin Luther King, Jr. Dr.	60612
	do	2345 West North Ave.	60639
	do	4115 North Milwaukee Ave.	60612
	do	173 West Ogden Ave.	60611
	do	828 South Stony Island Ave.	60604
	Hearings and Appeals	219 South Dearborn St.	60609
	do	270 East 1st St.	60609
	Payment Center	185 North Canal St.	60604
Danville	District Office	48 West North St.	61834
Decatur	do	241 North Main St., Post Office Box 1109	62520
East St. Louis	do	609 Missouri Ave., Federal Bldg.	62203
Elgin	do	743 Dundas Ave., Post Office Box 88	60120
Elmhurst	do	199 North Harlem Ave., Post Office Box 1475	60120
Evanston	do	123 Chicago Ave., Post Office Box 1475	60201
Freeport	Branch Office	103 North Chicago Ave., Post Office Bldg.	60132
Galesburg	District Office	280 East Main St., Post Office Box 140	62540
Harrisburg	do	123 E. Poplar St., Post Office Box 346	62544
Harvey	do	133 East Ave.	60426
Joliet	do	203 North College St., Post Office Box 48	60434
Kankakee	do	101 North Fifth Ave., Post Office Box 78	60143
La Salle	do	410 First St., Central Bldg.	61302
Ma. Vernon	do	540 Monrovia, Post Office Box 807	62864
Peoria	do	1205 Commercial, Post Office Box 148	61603
Quincy	do	1205 Commercial, Post Office Box 148	61701
Rockford	do	401 North Main St., Post Office Bldg.	61103
Rock Island	do	211 3rd St., Post Office Box 277	61203
Springfield	do	528 South Fifth St.	62761
Streator	do	327 First Ave., Post Office Box B	61361
Waukegan	do	200 Grand Ave., Post Office Box 499	60055
Indiana			
Anderson	do	246 East Ninth St.	46016
Bloomington	do	115 West Seventh St., Post Office Box 548	47403
Columbus	do	426 West Fifth St.	47201
Elkhart	do	315 South Third St.	46514
Evansville	do	214 Southeast Sixth St.	47713
Fort Wayne	do	243 West Wayne St., Post Office Box 1307	46802
Gary	do	610 Connecticut St.	46401
Hammond	do	626 State St.	46320

EXHIBIT XS-1—Continued
SOCIAL SECURITY ADMINISTRATION PERMANENT OFFICES—continued

	Type of office	Address	ZIP code
Louisiana—Continued			
New Orleans			
701 Loyola Ave., Federal Bldg.	District Office	701 Loyola Ave., Federal Bldg.	70113
2631 Senate St., Post Office Box 8341	Branch Office	2631 Senate St., Post Office Box 8341	70122
3114 St. Charles Ave., Post Office Box 3000	Hearings and Appeals	3114 St. Charles Ave., Post Office Box 3000	70117
701 Loyola Ave.	Branch Office	701 Loyola Ave.	70113
1130 Proudhomme Circle, Post Office Box 223	Branch Office	1130 Proudhomme Circle, Post Office Box 223	70079
2846 Youree Dr., Post Office Box 4500	District Office	2846 Youree Dr., Post Office Box 4500	71054
Mobile			
49 Western Ave., Federal Office Bldg.	do	49 Western Ave., Federal Office Bldg.	36609
302 Harbor St., Federal Office Bldg.	do	302 Harbor St., Federal Office Bldg.	36601
536 Lebon St.	do	536 Lebon St.	36608
19 Congress Square	do	19 Congress Square	36608
555 Main St.	do	555 Main St.	36608
Lincoln St., Federal Office Bldg.	Branch Office	Lincoln St., Federal Office Bldg.	36641
Maryland			
707 North Calvert St., 7th Bldg.	District Office	707 North Calvert St., 7th Bldg.	21202
422 North Bond St.	Branch Office	422 North Bond St.	21201
1153 Nantawamin Concourse	do	1153 Nantawamin Concourse	21215
5033 North Broadway	do	5033 North Broadway	21213
500 West North Ave.	do	500 West North Ave.	21217
4523 West First St.	do	4523 West First St.	21225
715 Security Bldg.	do	715 Security Bldg.	21225
715 Security Bldg.	do	715 Security Bldg.	21225
815 Federal St.	do	815 Federal St.	21228
915 East St.	do	915 East St.	21201
30 North Calvert St.	do	30 North Calvert St.	21201
1315 Easton Ave. SE	do	1315 Easton Ave. SE	21201
1315 Easton Ave. SE	do	1315 Easton Ave. SE	21201
112 East Market St., Post Office Box 1888	Branch Office	112 East Market St., Post Office Box 1888	21201
5113 Fulton St.	District Office	5113 Fulton St.	21201
300 East Joppa Rd.	do	300 East Joppa Rd.	21204
Massachusetts			
7 North Main St., Bates Bldg.	do	7 North Main St., Bates Bldg.	02103
John Fitzgerald Kennedy Federal Bldg., Low Rise Bldg.	do	John Fitzgerald Kennedy Federal Bldg., Low Rise Bldg.	02103
12110 John Fitzgerald Kennedy Federal Bldg.	Hearings and Appeals	12110 John Fitzgerald Kennedy Federal Bldg.	02103
19 East Elm Street	District Office	19 East Elm Street	02401
623 Mount Auburn St.	do	623 Mount Auburn St.	02138
366-7 Broadway	do	366-7 Broadway	02150
142 Second St.	do	142 Second St.	02722
184 Main St.	do	184 Main St.	01420
49 Park St.	do	49 Park St.	01701
367 Main St.	do	367 Main St.	02108
330 Appleton St.	do	330 Appleton St.	02108
139 Falmouth Rd.	do	139 Falmouth Rd.	02901
46 Amesbury St., Gregg Bldg.	Branch Office	46 Amesbury St., Gregg Bldg.	02401
21 Palmer St., Professional Bldg.	District Office	21 Palmer St., Professional Bldg.	01852
31 Exchange St.	do	31 Exchange St.	01901
24 Exchange St.	do	24 Exchange St.	02148
749 Purchase St., Haste Bldg.	do	749 Purchase St., Haste Bldg.	02740
17 Cottage St.	do	17 Cottage St.	02062
74 North St.	do	74 North St.	01202
1401 Hancock St.	do	1401 Hancock St.	01209
90 Warren St.	do	90 Warren St.	02119
2 Margin St., Post Office Bldg.	do	2 Margin St., Post Office Bldg.	01070
145 State St.	do	145 State St.	01103
24 Crescent St.	do	24 Crescent St.	02154
340 Main St., Commerce Bldg.	do	340 Main St., Commerce Bldg.	01608
Michigan			
220 E. Huron St., City Center Bldg.	do	220 E. Huron St., City Center Bldg.	48107
74 North Washington Ave.	do	74 North Washington Ave.	48107
1009 North Madison Ave.	do	1009 North Madison Ave.	48106
Nagler Ave. and M-126, Goldblatt Bldg.	do	Nagler Ave. and M-126, Goldblatt Bldg.	48122
5141 Oakman Blvd.	do	5141 Oakman Blvd.	48126
1214 Griswold St., Griswold Bldg.	do	1214 Griswold St., Griswold Bldg.	48226
17231 East Warren	do	17231 East Warren	48224
16450 Woodward Ave.	do	16450 Woodward Ave.	48203
18500 Grand River Ave.	do	18500 Grand River Ave.	48223
11201 East Jackson Ave.	do	11201 East Jackson Ave.	48214
9708 Grand River West	Branch Office	9708 Grand River West	48234
15101 Livernois St.	do	15101 Livernois St.	48238
19 Withered St.	Hearings and Appeals	19 Withered St.	48226

EXHIBIT XS-1—Continued
SOCIAL SECURITY ADMINISTRATION PERMANENT OFFICES—continued

	Type of office	Address	ZIP code
Indiana—Continued			
Indianapolis			
3000 North Meridian St.	District Office	3000 North Meridian St.	46204
15 East Washington St.	Hearings and Appeals	15 East Washington St.	46204
500 West Superior St.	District Office	500 West Superior St.	46202
833 Ferry St., Post Office Box 750	do	833 Ferry St., Post Office Box 750	47791
310 Broadway	do	310 Broadway	47250
119 West Sixth St., Post Office Box 559	do	119 West Sixth St., Post Office Box 559	46202
105 West Fifth St.	do	105 West Fifth St.	46200
421 South Walnut St., Post Office Box 2538	do	421 South Walnut St., Post Office Box 2538	47202
121 West Spring St., Post Office Box 318	do	121 West Spring St., Post Office Box 318	47150
117 South Seventh St.	do	117 South Seventh St.	47214
125 South Lafayette Blvd.	do	125 South Lafayette Blvd.	46600
637 Cherry St., Post Office Box 955	do	637 Cherry St., Post Office Box 955	47508
319 North Second St., Post Office Box 288	do	319 North Second St., Post Office Box 288	47341
Iowa			
300 North Main St., Post Office Box 688	do	300 North Main St., Post Office Box 688	52202
122 Second St., SE, S.G.A. Bldg.	do	122 Second St., SE, S.G.A. Bldg.	52201
315 West Montgomery St.	do	315 West Montgomery St.	52201
181 East Fourth St., Federal Bldg.	do	181 East Fourth St., Federal Bldg.	52801
210 Walnut St., Federal Bldg.	do	210 Walnut St., Federal Bldg.	52809
210 Walnut St.	do	210 Walnut St.	52809
319 North Second St., Post Office Box 288	Hearings and Appeals	319 North Second St., Post Office Box 288	52809
319 North Second St., Post Office Box 288	District Office	319 North Second St., Post Office Box 288	52809
Kansas			
117 East Spruce St., Post Office Box 80	do	117 East Spruce St., Post Office Box 80	66201
107 West 15th St., Post Office Box 98	do	107 West 15th St., Post Office Box 98	66201
108 West First St., Post Office Box 1069	do	108 West First St., Post Office Box 1069	66201
115 West Laurel St., Post Office Box 807	do	115 West Laurel St., Post Office Box 807	66201
812 North Seventh St., Federal Bldg.	do	812 North Seventh St., Federal Bldg.	66101
209 Poyntz Ave.	do	209 Poyntz Ave.	66202
706 North Locust St., Post Office Box 74	Branch Office	706 North Locust St., Post Office Box 74	66202
528 North Ninth St., Post Office Box 747	District Office	528 North Ninth St., Post Office Box 747	66101
1263 Topeka Blvd., Post Office Box 1778	do	1263 Topeka Blvd., Post Office Box 1778	66601
435 South Winder St.	do	435 South Winder St.	67202
Kentucky			
1815 Carter Ave.	do	1815 Carter Ave.	41101
Main and Center Sts., Post Office Box 629	do	Main and Center Sts., Post Office Box 629	41101
111 West Main St.	do	111 West Main St.	40101
107-104 Second St.	do	107-104 Second St.	40101
39 Garrison St.	do	39 Garrison St.	40101
408 North Mulberry St.	do	408 North Mulberry St.	40101
101 Bridge St.	do	101 Bridge St.	40101
183 Memorial Dr.	do	183 Memorial Dr.	40101
2190 Fort Campbell Blvd., Post Office Box 2	do	2190 Fort Campbell Blvd., Post Office Box 2	42340
1500 West Main St., Barkham Bldg.	do	1500 West Main St., Barkham Bldg.	40006
620 South Fifth St., Post Office Box 1000	do	620 South Fifth St., Post Office Box 1000	40301
139 South Fourth St.	do	139 South Fourth St.	40301
532 East Center St.	do	532 East Center St.	40301
207-19 West Cumberland Ave., Post Office Box 739	do	207-19 West Cumberland Ave., Post Office Box 739	40006
448 West Westover Park Plaza, Post Office Box 1394	do	448 West Westover Park Plaza, Post Office Box 1394	40301
112 South 10th St.	do	112 South 10th St.	40301
Second and Division Sts., Ward Bldg.	do	Second and Division Sts., Ward Bldg.	40301
Trade Winds Shopping Center	do	Trade Winds Shopping Center	40301
Louisiana			
1777 Jackson St., Post Office Box 4227	District Office	1777 Jackson St., Post Office Box 4227	71301
1904 MacArthur Dr., Post Office Box 696	Hearings and Appeals	1904 MacArthur Dr., Post Office Box 696	71301
1888 W. 60th St. Blvd.	Branch Office	1888 W. 60th St. Blvd.	71301
124 Southwest Railroad Ave., Post Office Box 788	Branch Office	124 Southwest Railroad Ave., Post Office Box 788	71301
302 Lafayette St., Post Office Box 28	District Office	302 Lafayette St., Post Office Box 28	71301
1000 Auburn St., Post Office Box 5285 OCS	do	1000 Auburn St., Post Office Box 5285 OCS	71301
3016 Kirkman St., Post Office Box 1587	do	3016 Kirkman St., Post Office Box 1587	71301
2003 Tower Dr., Post Office Box 2148	do	2003 Tower Dr., Post Office Box 2148	71301
405 Keyser St., Post Office Box 2148	Branch Office	405 Keyser St., Post Office Box 2148	71453

EXHIBIT XS-1—Continued

SOCIAL SECURITY ADMINISTRATION PERMANENT OFFICES—Continued

State	Type of office	Address	ZIP code
Michigan—Continued	District Office	2015 First Ave. North	48209
	do	422 North Saginaw St., Metropolitan Bldg.	48202
	do	60 Division Ave. North, Kehler Bldg.	48202
	Branch Office	114 South Suffolk St.	48204
	Branch Office	506 North Jackson St.	48206
	District Office	410 West Michigan Ave., Federal Bldg.	48206
	do	215 Townsend St., Federal Bldg.	48214
	do	102 East Baker St., Longyear Bldg.	48214
	Branch Office	11 West Vine St., Post Office Box 606	48214
	District Office	316 North Mission, A & G Plaza	48214
	do	175 West Apple Ave., Post Office Box 220	48214
	Branch Office	2 Pennsylvania Plaza	48214
	District Office	21 South Glenwood	48214
	do	Water St., Federal Bldg., Post Office Box 944	48214
	do	2823 Grand Ave.	48214
	do	2130 Marshall Court, Post Office Box 1457	48214
	do	1111 East Front St.	48214
	do	404 Second St. NW, Post Office Box 278	48214
	do	11th and Minnesota, Federal Bldg., Post Office Box 847	48214
	do	17 North Fourth Ave. West	48214
Minnesota	Branch Office	919 North State St.	55401
	District Office	2028 First Ave., Post Office Box 547	55401
	do	709 South Front St.	55402
	do	209 East College Dr., Post Office Box 445	55402
	do	110 South Fourth St., Federal Bldg.	55401
	Hearings and Appeals	401 Second Ave. South	55401
	District Office	413 Third Ave. SE, Post Office Box 1077	55401
	do	English and Saint Germain Sts., Federal Bldg.	55401
	do	316 North Robert St., Federal Bldg. and U.S. Court-rooms	55401
	do	306 East Saria St., Post Office Box 640	55401
	Branch Office	Third and Searley Sts., Post Office Box 879	55401
	District Office	325 College St., Post Office Box 1021	55401
	do	Main and Poplar Sts., Post Office Box 1338	55401
	do	200 East Washington St., Post Office Box 940	55401
	do	102 2nd Ave., Post Office Box 498	55401
	do	302 North St., Post Office Box 249	55401
	Hearings and Appeals	Second Avenue and Carline St., Post Office Box 431	55401
	Branch Office	302 North State St.	55401
	do	210 2nd St., Post Office Box 1108	55401
	District Office	210 2nd St., Post Office Box 877	55401
Missouri	Branch Office	277 Main St., Post Office Box 887	63101
	District Office	Corner Main and Church Sts., Post Office Box 600	63101
	do	Corner Crawford and Walnut Sts., Post Office Box 1777	63101
	do	330 Broadway, Post Office Box 100	63101
	Branch Office	613 Walnut St.	63101
	District Office	312 South Central Ave.	63101
	Branch Office	111 South Ninth St.	63101
	do	2 Coffman St.	63101
	District Office	301 Broadway, Post Office Box 997	63101
	do	301 West Lexington	63101
	do	113 West Miller St.	63101
	do	208 West First St.	63101
	do	907 Walnut St., Federal Office Bldg.	63101
	Branch Office	2845 Indiana Ave.	63101
	Hearings and Appeals	611 W. 1st St.	63101
	Branch Office	611 East 12th St.	63101
	Branch Office	715 Teaco Road, Post Office Box 331	63101
	District Office	Johnson and Adams Sts., Federal Bldg.	63101
	do	215 South Broadway	63101
Nebraska	Branch Office	113 West Ninth St.	68401
	Branch Office	2015 First Ave. North	68209
	do	422 North Saginaw St., Metropolitan Bldg.	48202
	do	60 Division Ave. North, Kehler Bldg.	48202
	Branch Office	114 South Suffolk St.	48204
	Branch Office	506 North Jackson St.	48206
	District Office	410 West Michigan Ave., Federal Bldg.	48206
	do	215 Townsend St., Federal Bldg.	48214
	do	102 East Baker St., Longyear Bldg.	48214
	Branch Office	11 West Vine St., Post Office Box 606	48214
	District Office	316 North Mission, A & G Plaza	48214
	do	175 West Apple Ave., Post Office Box 220	48214
	Branch Office	2 Pennsylvania Plaza	48214
	District Office	21 South Glenwood	48214
	do	Water St., Federal Bldg., Post Office Box 944	48214
	do	2823 Grand Ave.	48214
	do	2130 Marshall Court, Post Office Box 1457	48214
	do	1111 East Front St.	48214
	do	404 Second St. NW, Post Office Box 278	48214
	do	11th and Minnesota, Federal Bldg., Post Office Box 847	48214

EXHIBIT XS-1—Continued

SOCIAL SECURITY ADMINISTRATION PERMANENT OFFICES—Continued

State	Type of office	Address	ZIP code
Missouri—Continued	District Office	Eight and Edmond Sts., Federal Bldg.	64201
	do	417 North 10th St.	63101
	Branch Office	3028 South Grand Blvd.	63118
	Hearings and Appeals	1315 North Kings Highway Blvd.	63113
	District Office	1114 Market St.	63101
	do	825 Thompson Blvd.	63101
	Branch Office	324 East Pershing St., Wilbott Bldg.	63101
	do	1314 Webster St.	63101
	District Office	316 North 26th St., Post Office Box 2534	63103
	do	54 East Broadway, Post Office Box 1982	63103
	do	819 Central Ave., Post Office Box 2347	63103
	do	616 Helena Ave., Steamboat Bldg.	63103
	Branch Office	149 First Ave. East, Post Office Box 15	63103
	do	713 Pleasant St.	63103
	District Office	201 South Third St. West	63101
	Branch Office	120 South Fifth St.	63103
	Branch Office	115 West Charles St., Post Office Box 785	63103
	Branch Office	515 West Third St.	63103
	District Office	295 O St.	63103
	do	Fourth and Madison, U.S. Post Office Bldg., Post Office Box 884	63103
Nevada	Branch Office	Third and First Sts., Post Office Box 117	89101
	do	215 North 17th St., Federal Bldg.	89101
	Hearings and Appeals	215 North 17th St.	89101
	District Office	1716 Ave. A	89101
	do	300 Las Vegas Blvd. South, Federal Bldg. and U.S. Courthouse	89101
	do	811 Raymond St., Post Office Box 7117	89101
	Branch Office	55 Pleasant St., Federal Bldg.	89101
	Branch Office	105 Duane St.	89101
	District Office	105 Main St., Post Office Bldg.	89101
	do	59 Broadway St.	89101
	do	59 Broadway St.	89101
	do	Daniel St., Federal Bldg.	89101
	do	611 Hick St., Charming Bldg.	89101
	do	Facile and Pennsylvania Aves., Old Post Office Bldg.	89101
	do	622 Broadway Ave.	89101
	do	101 North Pearl St.	89101
	do	415 Federal St.	89101
	do	19 South Harrison St.	89101
	do	208 North Broad St.	89101
	do	50 Main St.	89101
New Hampshire	Branch Office	1071 Springfield Ave.	07111
	do	344 Kennedy Blvd.	07111
	do	136 South St.	07111
	do	770 Broad St., Federal Bldg.	07111
	Hearings and Appeals	107 New St.	07111
	District Office	83 Grove St.	07111
	do	175 Market St.	07111
	do	83 South St.	07111
	do	437 East State St.	07111
	do	500 Gold Ave. SW, Post Office Box 2347	07111
	Branch Office	Goldman and Fifth Sts., Federal Office Bldg.	07111
	District Office	501 Airport Dr., Post Office Box 1138	07111
	Branch Office	1480 North Main St., Denison Bldg.	07111
	Branch Office	Richardson Ave., at Fifth, Post Office Box 1378	07111
	District Office	Federal Bldg. and U.S. Post Office, Post Office Box 1308	07111
	do	do	07111
	do	do	07111
	do	do	07111
	do	do	07111
	do	do	07111
	do	do	07111

City	Type of office	Address	ZIP code
New York:			
Albany	District Office	16 Park St.	12245
	Hearings and Appeals	11 North Pearl St.	12245
Albany	do	2 Factory Ave.	12241
Batavia	do	17 Main Pl.	14003
Elizabethton	do	107 Cherokee St.	12943
Brent	do	1600 Westchester Ave.	12943
	do	2330 Jerome Ave.	12943
	do	151 East 115th St.	10451
	do	333 Ave. X	12233
	do	345 Adams St., Strongin Bldg.	12246
	do	700 Broadway	12207
	do	820 Madison St.	12207
	do	135 East 23d St.	12245
	do	1020 East 45th St.	12245
Buffalo	Branch Office	120 West Mohawk St.	14203
	District Office	230 Delaware Ave.	14202
Canton	Hearings and Appeals	11 East Pulisway St.	14622
Elmira	District Office	130 Baldwin St.	14901
Farming	do	136-37 47th Ave.	12254
	Payment Center	6666 Hance Harding Expressway	
	District Office	9 North Main St.	11700
Genoa	do	280 Exchange St.	14456
Glen Falls	do	45 Bay St.	12801
Gloversville	do	23 South Main St.	12054
Hudson	Branch Office	419 Warren St.	11746
Huntington	District Office	440 Wals Whitman Bld.	
Ithaca	Branch Office	113 South Cayuga St.	14850
Jackson Heights	District Office	7-14 Roosevelt Ave.	11372
Jamaica	do	155-15 88th Ave.	11432
	do	87-31 181st St.	11432
Jamestown	Hearings and Appeals	Peckcroft Ave. and Second St., Federal Bldg.	14701
Kennecott	District Office	2600 Delaware Ave.	14701
Kingston	do	17 Albany Ave.	12401
Minerva	do	156 Kellum Pl.	11501
New Rochelle	do	70 Church St.	10805
New York City	do	32 Broadway	10006
	do	143 Broadway	10019
	do	20 West 125th St.	10027
	do	422 Broadway	10033
	do	278 Eighth Ave.	10030
	do	25 Federal Plaza	10007
	Branch Office	473 Broadway	10050
	Hearings and Appeals	2 Congress Road	10550
	District Office	150 City Ave.	10556
Newburgh	do	346 Catherine St., Post Office Box 579	14801
New York City	do	153 North Union St., Post Office Box 406	10003
Oneonta	do	116 Main Street	13829
Oswego	do	East First and Bridge Sts., Midtown Center	13126
	do	75 Oak St.	11772
	do	14-25 Elm St.	12902
Poughkeepsie	do	33 Academy St.	12602
Poughkeepsie	do	107 Clinton Ave., North	14604
Rochester	do	580 Franklin St.	12205
Schenectady	do	565 Forest Ave.	12306
Staten Island	do	540 James St.	10310
Syracuse	do	25 Third St.	13206
Troy	do	27 Genesee St.	12188
Utica	do	88 Public Square, Post Office Box 440	13511
Watertown	do	300 Main Street	13601
White Plains	do	45 South Broadway	10601
Yonkers	do	51 South French Broad Ave., Pataun Bldg.	10701
Adelphi	do	408 Spring St., Post Office Box 198	28801
Baltimore	Branch Office	202 East Independence Blvd.	27215
Charlotte	Branch Office	407 North Tryon St.	28205
	do	317 Insurance Lane	28202
Danham	Hearings and Appeals	302 Green Rd., Post Office Box 2507	28204
Elizabethtown	District Office	401 4th Dryer St.	27006

City	Type of office	Address	ZIP code
North Carolina—Continued			
Fayetteville	District Office	335 Green St., Federal Bldg., Post Office Box 8	28301
Gastonia	do	120 East Franklin Ave., Post Office Box 367	28033
Goldensboro	do	311 East Walnut St., Post Office Box 8	27130
Greensboro	do	324 West Market St., Post Office Box 3468	27402
Greenville	do	265 Boyd Ave.	27834
Hickory	do	25 First Ave. NE	28601
High Point	do	422 North Wren St., Post Office Box 231	27261
Kinston	Branch Office	810 West Vernon St., Post Office Box 3269	28501
Lumberton	do	500 Chestnut St., Post Office Box 1403	28355
New Bern	District Office	308 New St., Post Office Box 1250	28560
North Wilkesboro	District Office	309 Ninth St.	28659
Raleigh	District Office	1122 Hillsboro St.	27601
Roanoke Rapids	Branch Office	1243 Saint Mary's St.	27857
Rockingham	do	100 Rossmore Ave., Post Office Box 10	27577
Rocky Mount	District Office	231-233 South Hancock St., Post Office Box 1154	28579
Salisbury	do	228 Hill St., Post Office Box 1140	27350
Shelbyville	Branch Office	156 Corbier Ave.	28144
Wilmington	District Office	122 Court St., Post Office Box 1459	28407
Winston-Salem	do	14 South 16th St., Post Office Box 3067	28401
do	do	533 North Spring St., Post Office Box 559	27102
Ohio			
Albion	do	Federal Bldg., Post Office Box 618	35011
Ashland	Branch Office	408 Roberts St., Post Office Box 1348	51002
Canton	do	401 Dolmer Ave., Post Office Box 1678	90011
Chillicothe	do	100 First St. SW, Federal Bldg.	50701
Cincinnati	do	340 South Broadway, IBM Bldg.	45205
Cleveland	do	469 Wooster Ave.	43267
do	Branch Office	4514 Main Ave.	44104
do	District Office	1020 Market Ave.	44720
do	do	606 Central Center	43102
do	do	550 Main St.	43102
do	Hearings and Appeals	7688 Reading Rd.	43127
do	District Office	530 Main St.	43101
do	do	1240 East 9th St., Federal Office Bldg.	44196
do	do	10013 Euclid Ave.	44196
do	do	2012 West 25th St.	44113
do	Branch Office	18311 Salem Chmr. Ave.	44108
do	do	6205 Superior Ave.	44103
do	do	3420 East 93d St.	44194
do	Hearings and Appeals	1240 East Ninth St.	44114
do	District Office	170 North High St.	43215
do	Hearings and Appeals	33 North High St.	43215
Dayton	do	233 West First St., Herman Miller Bldg.	45402
Delaware	do	740 St. and Clinton Ave., First Federal Bldg.	43012
East Liverpool	do	40 Dresden Ave., Post Office Box 774	43929
Floyds	do	327 East Lincoln St.	43840
Hamilton	do	211 South Front St.	45011
Lancaster	Branch Office	212 South Broad St.	43130
Lima	District Office	640 West Market St.	43022
Lorain	do	303 Eighth St.	44003
Mansfield	do	165 West Third St., Post Office Box 804	44901
Marion	do	333 Fourth St., Post Office Box 644	45750
Marion	do	126 South Main St.	43302
New Philadelphia	do	172 West High Ave., Post Office Box 112	44663
Newark	do	15 West Locust St.	43055
Paris	do	279 West Ash St.	43055
Perrinton	do	923 Findlay St., Post Office Box 1259	43092
Rocky	do	200 Hancock St.	44870
Shelby	do	15 East Pleasant St.	45701
Springfield	do	630 Market St.	44904
Tolledo	do	234 Summit St., Federal Bldg.	43603
Union	do	558 High St. NE, Post Office Box 1340	44882
Warren	Branch Office	413 West Liberty St.	44691
Wesley	District Office	207 West Federal St.	44933
Youngstown	do	209 Maple Ave.	44503

EXHIBIT XS-1—Continued
SOCIAL SECURITY ADMINISTRATION PERMANENT OFFICES—continued

Type of office		Address	ZIP code
Puerto Rico and Virgin Islands			
Armed Forces	District Office	521 Retorinos Ave., Post Office Box 575	00613
Armed Forces	do	Calle Marti No. 14	00619
Armed Forces	do	Balderrama St. and Viceroyado, Post Office Box 1145	00625
Armed Forces	do	98 McXela St., Post Office Box 1030	00700
Armed Forces	do	104 Avenida St., Post Office Box 2113	00732
Armed Forces	do	GPO San Juan, P. R., Post Office Box 2468	00938
Armed Forces	do	253 Ponce de Leon Ave., Post Office Box 4508	00938
Armed Forces	do	629 Condado Ave.	00938
Armed Forces	do	22 Crystal Glade, Post Office Box 118	00981
Armed Forces	do	737 Central Ave.	00981
Armed Forces	do	290 Dyer St.	00983
Armed Forces	do	Monument Squares, Stadium Bldg.	00985
South Carolina			
Armed Forces	do	114 West Greenville St.	29021
Armed Forces	do	124 South Liberty St.	29032
Armed Forces	do	324 Meeting St., Post Office Box 2336	29403
Armed Forces	do	1513 Main St.	29201
Armed Forces	do	901 Sumter St.	29201
Armed Forces	do	925 Third Ave.	29205
Armed Forces	do	257 South Warley St.	29201
Armed Forces	do	105 Screen St., Post Office Box 539	29440
Armed Forces	do	300 East Washington St., Post Office Box 1057	29603
Armed Forces	do	419 North Main St.	29603
Armed Forces	do	219 Magnolia Ave., Post Office Box 519	29647
Armed Forces	do	314 St. John St., Post Office Box 427	29615
Armed Forces	do	226 Hampton St., Post Office Box 431	29730
Armed Forces	do	141 Alabama St., Post Office Box 3127	29302
Armed Forces	do	101 South Main St., Post Office Box 1283	29151
South Dakota			
Armed Forces	District Office	Post Office Bldg., Post Office Box 1360	57401
Armed Forces	do	324 Third St. SW, Post Office Box 839	57550
Armed Forces	do	946 Main St.	57701
Armed Forces	do	512 South Dakota Ave.	57102
Tennessee			
Armed Forces	do	1401 McCallie Ave., Post Office Box 981	37401
Armed Forces	do	West Ninth St.	37402
Armed Forces	do	Second and Logan Sts., Federal Bldg.	37402
Armed Forces	do	Village Shopping Center	37311
Armed Forces	do	601 North High St., Post Office Box 991	38402
Armed Forces	do	412 East Spring St., Post Office Box 991	38502
Armed Forces	do	Church and McLaughy Sts., Post Office Box 991	38504
Armed Forces	do	212-216 East Depot St., Post Office Box 341	37743
Armed Forces	do	Post Office Bldg., Post Office Box 2507	38301
Armed Forces	do	225 West Walnut St.	37601
Armed Forces	do	Parway Plaza Shopping Center	37600
Armed Forces	do	205 North Central Ave., Post Office Box 2447	37617
Armed Forces	do	201 West Cumberland Ave.	37902
Armed Forces	do	511 East Central St., Post Office Box 1470	37766
Armed Forces	do	167 North Main St., Federal Office Bldg.	38103
Armed Forces	do	1705 South Third St.	38109
Armed Forces	do	201 East Main St., Post Office Box 668	38114
Armed Forces	do	103 West Sevier St., Post Office Box 1233	37130
Armed Forces	do	1600 Hayes St.	37208
Armed Forces	do	1041 28th Ave. North	37208
Armed Forces	do	1717 West End Ave.	37208
Armed Forces	do	1005 East Wood St., Post Office Box 106	38342
Armed Forces	do	W. Lincoln St., Post Office Box 817	37388
Texas			
Armed Forces	District Office	North Third and Pine Sts., Post Office Box 3258	76004
Armed Forces	do	1006 Adams St.	75101
Armed Forces	do	501 Barton Springs Rd.	75104
Armed Forces	do	488 North 16th St., Post Office Box 1306	77706
Armed Forces	do	309 Gregg St.	77750
Armed Forces	do	910 East Washington St., Post Office Box 1381	78203
Armed Forces	do	312 North Center Ave., Post Office Box 700	78204
Armed Forces	do	307 South Main St., Post Office Box 873	78204
Armed Forces	do	1822 South Staples St., Post Office Box 866	78144
Armed Forces	do	413 North 12th St., Post Office Box 1481	75110
Alabama			
Armed Forces	District Office	Abbeville	36001
Armed Forces	do	Austin	36002
Armed Forces	do	Beaumont	36501
Armed Forces	do	Big Spring	36003
Armed Forces	do	Birmingham	35203
Armed Forces	do	Brownwood	36004
Armed Forces	do	Bryan	37801
Armed Forces	do	Corpus Christi	78401
Armed Forces	do	Corvina	36005
Arkansas			
Armed Forces	Branch Office	306 East 12th St., Post Office Box 138	74520
Armed Forces	Branch Office	201 West Main St., Post Office Box 188	74601
Armed Forces	Branch Office	548 Southwest Washington St., Post Office Box 3191	74603
Armed Forces	Branch Office	3134 Gary Freeway, Post Office Box 318	74603
Armed Forces	District Office	3003 Labama Rd., Post Office Box 307	72301
Armed Forces	do	415 West B Ave., Post Office Box 308	72301
Armed Forces	do	109 West Washington, Post Office Box 988	74501
Armed Forces	do	595 West Okmulgee, Post Office Box 678	74501
Armed Forces	do	24th and North Walker, Post Office Box 6689	74506
Armed Forces	Hearings and Appeals	34th and North Robinson	73106
Armed Forces	Branch Office	229½ East Grand, Post Office Box 1300	74501
Armed Forces	do	1500 North Kaskapoo	74801
Armed Forces	District Office	333 West Fourth St., Federal Bldg.	74103
Oregon			
Armed Forces	Branch Office	259 North Broadway, Post Office Box 270	97420
Armed Forces	District Office	640 High St., Post Office Box 1237	97401
Armed Forces	do	3030 Pine St., Post Office Box 543	97001
Armed Forces	do	1802 Fourth St., Post Office Box 1027	97800
Armed Forces	do	1017 North Riverside, Post Office Box 876	97201
Armed Forces	do	1221 12th St. SW	97205
Armed Forces	do	1645 East Burnside St.	97203
Armed Forces	do	430 Southwest Morrison St.	97204
Armed Forces	Branch Office	803 Southeast Stephens, Post Office Box 336	97470
Armed Forces	District Office	705 Church St. NE, Post Office Box 149	97308
Pennsylvania			
Armed Forces	do	123-131 North 12th St.	15102
Armed Forces	do	1113 17th St.	16003
Armed Forces	do	329 Merchant St.	16003
Armed Forces	do	1502-04 Farragut Ave.	19007
Armed Forces	do	401 South Main St.	16001
Armed Forces	do	14 North Main St.	17201
Armed Forces	do	Fifth and Market Sts.	19013
Armed Forces	do	129 North Brady St.	16801
Armed Forces	do	204 Northampton St.	18042
Armed Forces	do	1001 State St.	16001
Armed Forces	do	101 North Main St.	15601
Armed Forces	do	Federal Square Bldg., Post Office Box 127	17108
Armed Forces	do	21 East Broad St.	15201
Armed Forces	do	521 Philadelphia St.	15701
Armed Forces	do	Federal Bldg., Locust St. Entrance	15901
Armed Forces	do	225 West King St.	17003
Armed Forces	do	840 Willow St.	17042
Armed Forces	do	411 Sixth Ave.	15132
Armed Forces	do	25 North Mill St.	15101
Armed Forces	do	707 Fifth Ave.	19008
Armed Forces	do	55 East Marshall St.	19401
Armed Forces	do	511 Seneca St.	15301
Armed Forces	do	1319 Filbert St.	15507
Armed Forces	do	5116 Greene St.	15144
Armed Forces	do	4719 Franklin Ave.	15124
Armed Forces	do	5111 Chestnut St.	15119
Armed Forces	do	1246 North Broad St.	15121
Armed Forces	do	210 North Broad St.	15140
Armed Forces	do	2482 North 25th St.	15132
Armed Forces	do	481 Chestnut St.	19107
Armed Forces	do	481 North Broad St.	19108
Armed Forces	do	111 Penn Ave.	15222
Armed Forces	do	111 South Highland Ave., Highland Bldg.	15202
Armed Forces	do	201 Liberty Ave.	15201
Armed Forces	do	503 East Arch St.	17201
Armed Forces	do	North Washington Ave. and Linden St., U.S. Post Office Bldg.	15601
Armed Forces	do	817 East State St., Post Office Box B	16146
Armed Forces	do	146 East College Ave., Post Office Box 18	16801
Armed Forces	do	330-A Market St., Post Office Box 266	17201
Armed Forces	do	51 West Main St.	15401
Armed Forces	do	6831 Lehigh Ave.	19082
Armed Forces	do	363 Jefferson Ave.	15301
Armed Forces	do	High and Market Sts., Farmers and Mechanics Bldg.	16980
Armed Forces	do	12 North Main St., Veterans Administration Bldg.	15701
Armed Forces	do	12 North Main St.	15701
Armed Forces	do	149 West Third St.	17201
Armed Forces	do	229 South George St.	17403
Pittsburgh			
Armed Forces	Hearings and Appeals	Post Office Bldg., Post Office Box 1360	15201
Armed Forces	Branch Office	324 Third St. SW, Post Office Box 839	15201
Armed Forces	do	946 Main St.	15701
Armed Forces	do	512 South Dakota Ave.	15701
Potsdam			
Armed Forces	District Office	Post Office Bldg., Post Office Box 1360	15201
Armed Forces	do	324 Third St. SW, Post Office Box 839	15201
Armed Forces	do	946 Main St.	15701
Armed Forces	do	512 South Dakota Ave.	15701
Sharon			
Armed Forces	do	1401 McCallie Ave., Post Office Box 981	37401
Armed Forces	do	West Ninth St.	37402
Armed Forces	do	Second and Logan Sts., Federal Bldg.	37402
Armed Forces	do	Village Shopping Center	37311
Armed Forces	do	601 North High St., Post Office Box 991	38402
Armed Forces	do	412 East Spring St., Post Office Box 991	38502
Armed Forces	do	Church and McLaughy Sts., Post Office Box 991	38504
Armed Forces	do	212-216 East Depot St., Post Office Box 341	37743
Armed Forces	do	Post Office Bldg., Post Office Box 2507	38301
Armed Forces	do	225 West Walnut St.	37601
Armed Forces	do	Parway Plaza Shopping Center	37600
Armed Forces	do	205 North Central Ave., Post Office Box 2447	37617
Armed Forces	do	201 West Cumberland Ave.	37902
Armed Forces	do	511 East Central St., Post Office Box 1470	37766
Armed Forces	do	167 North Main St., Federal Office Bldg.	38103
Armed Forces	do	1705 South Third St.	38109
Armed Forces	do	201 East Main St., Post Office Box 668	38114
Armed Forces	do	103 West Sevier St., Post Office Box 1233	37130
Armed Forces	do	1600 Hayes St.	37208
Armed Forces	do	1041 28th Ave. North	37208
Armed Forces	do	1717 West End Ave.	37208
Armed Forces	do	1005 East Wood St., Post Office Box 106	38342
Armed Forces	do	W. Lincoln St., Post Office Box 817	37388
Sharon			
Armed Forces	District Office	North Third and Pine Sts., Post Office Box 3258	76004
Armed Forces	do	1006 Adams St.	75101
Armed Forces	do	501 Barton Springs Rd.	75104
Armed Forces	do	488 North 16th St., Post Office Box 1306	77706
Armed Forces	do	309 Gregg St.	77750
Armed Forces	do	910 East Washington St., Post Office Box 1381	78203
Armed Forces	do	312 North Center Ave., Post Office Box 700	78204
Armed Forces	do	307 South Main St., Post Office Box 873	78204
Armed Forces	do	1822 South Staples St., Post Office Box 866	78144
Armed Forces	do	413 North 12th St., Post Office Box 1481	75110
Williamsport			
Armed Forces	Hearings and Appeals	Post Office Bldg., Post Office Box 1360	15201
Armed Forces	Branch Office	324 Third St. SW, Post Office Box 839	15201
Armed Forces	do	946 Main St.	15701
Armed Forces	do	512 South Dakota Ave.	15701

SOCIAL SECURITY ADMINISTRATION PERMANENT OFFICES—Continued

Location	Type of office	Address	ZIP code
Texas—Continued			
Dallas	District Office	3716 Rawlins St., Post Office Box 4334	75219
	Branch Office	2015 Oaklawn Ave.	75215
		Leicester-Kelley Shopping Center	75216
		Singleton Blvd. and Hampton Rd.	75212
	Hearings and Appeals	311 South Akard St.	75202
	Branch Office	283 Monroe St., Post Office Box 1309	75203
	District Office	3211 Yonkers Dr., Post Office Box 3246	75203
		819 Taylor St., Federal Office Bldg.	75202
	Hearings and Appeals	819 Taylor St.	75202
	District Office	1439 Tremont St.	75209
	Branch Office	Corner of Wesley and Lee Sts., Post Office Box 1137	75401
	District Office	315 Bank Ave., Post Office Box 61229	75201
	Hearings and Appeals	315 Bank Ave., Post Office Box 61229	75201
	District Office	709 San Augustine Ave., Post Office Box 288	75201
		198 East South St., Post Office Box 871	75203
		3428 Avenue H, Family Park Shopping Center	75404
		Chestnut Village Shopping Center, Post Office Box 98	75401
McAllen		604 South 12th, Post Office Box 1180	78501
Odessa		700 East Grant St.	79700
Palmer	Branch Office	611 East Lacey	79600
Passadena	District Office	1416 East Southmore Ave., Post Office Box 2000	75802
Fort Worth	Branch Office	1401B West Fifth, Post Office Box 1889	76102
	District Office	1220 Cherokee St., Cowley Hill Bldg.	76102
	Branch Office	400 West Kuykendall St.	76105
	District Office	Asotin and 6th Sts., Post Office Box 1327	76401
		3000 West Harris Ave.	76000
		209 Dwyer Ave., Federal Office Bldg.	75204
	Branch Office	1111 West Commerce St.	75207
	District Office	219 North Travis, Post Office Box 848	75201
		219 West Central Ave., Post Office Box 428	75201
		131 College Dr., Post Office Box 1315	75201
	Branch Office	108 West Front St., Post Office Box 3427	75201
	District Office	1728 Francis St., Post Office Box 1417	75204
		312 South Main St., Post Office Box 2208	75208
		3026 Franklin Ave., Post Office Box 269	75208
		Lamar and Tenth Sts., Post Office Box 1650	75207
Utah		304 20th St., Federal Bldg.	84401
Ogden		170 North Second West, Post Office Box 948	84401
Salt Lake City		131 East Fourth South St.	84111
Vermont		11 Elmwood Ave.	05401
Burlington		55 State St.	05401
Montpelier		24 Evelyn St.	05701
Virginia			
Arlington	Central Office, Hearings and Appeals	801 North Randolph St., Ballston Tower No. 2	22208
Alexandria	District Office	525 South Washington St., Post Office Box 118	22313
Bristol		2223 Euclid Ave.	24201
Charlottesville		1148 Broadway	22903
Corvallis		433 W. Main St., Post Office Box 37	24428
Danville		Arnett Bldg.	24540
Lynchburg		3000 Marshall Ave., Post Office Box 2247	24501
Newport News		801 Marshall Ave.	23606
Norfolk		220 West Abbeville Ave.	23519
Norfolk	Branch Office	44 Seventh St.	23519
Petersburg	District Office	200 North Symmes St., Post Office Box 629	23109
Richmond		400 North Eighth St.	23264
		1820 Creighton Rd.	23269
	Branch Office	400 North 8th St.	23269
Rosemeade	Hearings and Appeals	206 West Campbell Ave.	24404
Rosemeade	District Office	206 West Campbell Ave.	24404
Staunton	Hearings and Appeals	820 South Jefferson St., Post Office Box 1329	24404
Winchester	District Office	119 West Frederick St., Post Office Box 438	24404
Wytheville		20 South Cameron St., Post Office Box 438	24501
	Branch Office	440 West Franklin St.	24501

SOCIAL SECURITY ADMINISTRATION PERMANENT OFFICES—Continued

Location	Type of office	Address	ZIP code
Washington			
Albany	District Office	329 East Market St.	98539
Bellingham		Alameda and Cornwall Sts.	98225
Bremerton		801 11th St., Post Office Box 29	98310
Everett		1410 Broadway	98201
Olympia	Branch Office	1413 14th Avenue, Post Office Box 1283	98502
Olympia	District Office	1607 South Washington St., Post Office Box 608	98501
Seattle	Branch Office	1000 North Chase Ave., Post Office Box 2488	98102
	District Office	231 Fairview Ave.	98109
	Hearings and Appeals	1219 Second Ave.	98101
Spokane	District Office	401 West 2nd Riverside Ave.	99201
Tacoma		401 South 1st St.	98401
Vancouver		400 West 12th St., Post Office Box 299	98660
Walla Walla		235 South Second St., Post Office Box 947	99061
Wenatchee		608 North Commercial St., Post Office Box 428	98801
Yakima		101 North 3rd Ave., Post Office Box 2138	98901
West Virginia			
Beckley		119 Howe St., Post Office Box Y	25801
Bluefield		Federal St., Post Office Box 478	26101
Charleston		1206 Quarrier St., Post Office Box 1788	25305
Clarksburg	Hearings and Appeals	300 Quarrier St.	26301
Huntington	District Office	722 West Pike St.	25702
		1415 5th Ave., Post Office Box 2168	25702
Logan	Hearings and Appeals	1011 5th Ave.	25701
Martinsburg	District Office	417 Main St.	26101
Morgantown	Branch Office	126 East Martin St., Post Office Box 737	26501
Parkersburg	District Office	9 South High St.	26101
Wheeling		903 Market St., Post Office Box 1947	26001
		20 McDowell St., Post Office Box 669	26101
		11th and Chapline Sts.	26003
Wisconsin			
Appleton		Courthouse Annex, Post Office Box 238	54901
East Chicago		715 South Barlow St., Post Office Box 830	54701
Fond Du Lac		73 East First St., Post Office Box 156	54603
Green Bay		325 East Walnut St.	54301
Janesville		305-08 West Milwaukee St., Post Office Box 729	53546
Kenosha		2002-604 St., Post Office Box 540	53140
La Crosse		149 South Sixth St., Post Office Box 858	54601
Madison	Branch Office	128 South Madison St.	53718
Madison	District Office	225 University Ave.	53706
Marquette	Branch Office	801 Wells St.	54143
Milwaukee	District Office	342 North Water St.	53204
		431 West Oklahoma Ave.	53119
	Hearings and Appeals	141 West Wisconsin Ave.	53208
	District Office	424 Washington Ave.	53208
Oakbrook		603 Main St.	54001
Racine		607 North Eighth St.	53401
Shoshone		1830 Barkman St., Post Office Box 166	58680
Superior		716 North Barlow St., Post Office Box 338	54156
Wausau		119 Scott St., Post Office Box 988	54481
Wausau		140 Johnson St., Post Office Box 881	54481
Wyoming			
Casper		609 South David St., Post Office Box 1771	82501
Cheyenne		2120 Capitol Ave., Post Office Box 948	82001
Rock Springs		316 Broadway, Post Office Box 1230	82501

(Sec. 6, Reorganization Plan No. 1 of 1953)

Dated: April 23, 1959.

BERNARD SISCO,
Acting Assistant Secretary
for Administration.

[F.R. Doc. 69-5283; Filed, May 5, 1959; 8:45 a.m.]

**Office of the Secretary
FEE SCHEDULE FOR SEARCHING FOR
RECORDS**

Public Information

Notice is hereby given of the following fee schedule for searching for records maintained in the Office of the Secretary, Department of Health, Education, and Welfare, reproduction of a record, certification thereof, and forwarding:

It is the policy of the Department to provide routine information to the general public at no charge. Special informational services involving more than routine investigation and allocation of staff time are subject to fees in such amounts as to recover costs to the Government of providing such services. Charges will therefore be made for the following special services:

1. Search for records—\$3 per hour.
2. Reproduction, duplication or copying of records—25 cents per page.
3. Certification or authentication of records—\$5 per certification.
4. Forwarding material to destination—postage, insurance, and special fees will be charged on an actual cost basis.

Dated: April 15, 1969.

JAMES FARMER,
Assistant Secretary
for Administration.

[F.R. Doc. 69-5392; Filed, May 5, 1969;
8:47 a.m.]

**MOTOR VEHICLE POLLUTION
CONTROL**

**California State Standards; Waiver of
Application of Section 208, Clean
Air Act, As Amended**

On February 19, 1969, the Commissioner, National Air Pollution Control Administration, by notice published in the FEDERAL REGISTER (34 F.R. 2367), called a public hearing pursuant to section 208(b) of the Clean Air Act, as amended (42 U.S.C. 1857f-6a(b)) concerning the action proposed to be taken by him which was set out in the notice as follows:

Now, therefore, I hereby give notice that the State of California has requested a public hearing, as required by the statute, and waiver of the application of the prohibitions of section 208(a). Pursuant to section 208(b) of the Air Quality Act of 1967, I hereby give notice of a public hearing on this request to be held in Los Angeles, Calif., at the Customs Courtroom, 300 North Los Angeles Street on Tuesday, March 4, 1969, commencing at 10 a.m., P.s.t.

The public hearing was held in Los Angeles, Calif., on March 4, 5, and 6, 1969. The record of the public hearing was kept open until March 28, 1969, for the submission of written material, data, or arguments by interested persons and for further action by the California Air Resources Board concerning the State Standards and enforcement procedures with respect to which a waiver of section 208(a) was requested.

Having given due consideration to the record of the public hearing, all material submitted for that record, and other relevant information, I find that:

1. The State of California had, prior to March 30, 1966, adopted standards (other than crankcase emission standards) for the control of emissions from new motor vehicles and new motor vehicle engines;
2. The State of California requires standards more stringent than applicable Federal standards to meet compelling and extraordinary conditions;
3. The California State Standards and related enforcement procedures set out below and applicable as therein indicated are more stringent than the applicable Federal standards and are required to meet such compelling and extraordinary conditions;
4. Except as hereinafter provided, such standards and related test procedures (and accompanying enforcement procedures) as adopted by the State of California are consistent with section 202(a) of the Clean Air Act, as amended, i.e., appropriate consideration was given to technological feasibility and economic costs, and emissions subject to control by such standards cause or contribute to, or are likely to cause or contribute to, air pollution which endangers the health or welfare of any persons; and
5. The California Legislature, assisted by a Technical Advisory Panel comprised of nine experts drawn from industry, universities and the Air Pollution Control Agencies of California, gave appropriate consideration to the existing technology of motor vehicle emission control and its economic costs, and concluded that existing technology at reasonable cost is available to meet the standards for 1971 and concluded further that the technology is such that it is reasonable to expect the levels of control prescribed for future years, including simultaneous control of oxides of nitrogen, hydrocarbons, and carbon monoxide, will be achievable at reasonable costs within time to satisfy the progressively more stringent standards as they become applicable for new model motor vehicles.

Now, therefore, I hereby waive the application of section 208(a) to the State of California with respect to the following identified State Standards and related enforcement procedures:

1. Provisions of Part 1, Division 26, Health and Safety Code, West Annotated California Codes, as amended by Chapter 764, California Laws 1968, Assembly Bill No. 357, approved July 25, 1968:

(a) Section 39101 (Exhaust emission standards for 1970 model year gasoline-powered motor vehicles under 6,001 pounds, manufacturer's maximum gross vehicle weight rating).

(b) Section 39101.5 (Exhaust emission standards for 1971 model year gasoline-powered motor vehicles under 6,001 pounds, manufacturer's maximum gross vehicle weight rating).

(c) Section 39102 (Exhaust emission standards for 1972 and later model year gasoline-powered motor vehicles under

6,001 pounds, manufacturer's maximum gross vehicle weight rating).

(d) Section 39102.5 (Oxides of nitrogen exhaust emission standards for 1974 and later model year gasoline-powered motor vehicles under 6,001 pounds, manufacturer's maximum gross vehicle weight rating).

(e) Section 39104 (Exhaust emission standards for 1970 and 1971 model year gasoline-powered motor vehicles over 6,001 pounds, manufacturer's maximum gross vehicle weight rating).

(f) Section 39105 (Exhaust emission standards for 1972 and later model year gasoline-powered motor vehicles over 6,001 pounds, manufacturer's maximum gross vehicle weight rating).

(g) Section 39106 (Fuel evaporative emission standards for 1970 and later model year gasoline-powered motor vehicles under 6,001 pounds, manufacturer's maximum gross vehicle weight rating).

2. Test Procedures:

(a) California Exhaust Emission Standards and Test Procedures for 1970-Model Gasoline-Powered Motor Vehicles Under 6,001 Pounds Gross Vehicle Weight dated November 20, 1968: *Provided*, That due to considerations of technological feasibility, this waiver for such standards shall not become applicable with respect to off-road utility vehicles (as defined at 45 CFR 85.1(a)(6), 33 F.R. 8305) until April 30, 1970, and not thereafter with respect to such off-road utility vehicles unless provision is made for calculating emissions of hydrocarbons and carbon monoxide equivalent to that provided at 45 CFR 85.87(g)(3), 33 F.R. 8315.

(b) California Exhaust Emission Standards and Test Procedures for 1971 and Subsequent Model Gasoline-Powered Motor Vehicles Under 6,001 Pounds Gross Vehicle Weight dated November 20, 1968: *Provided*, That due to considerations of technological feasibility, this waiver for such standards shall not become applicable with respect to off-road utility vehicles (as defined at 45 CFR 85.1(a)(6), 33 F.R. 8305) unless provision is made for calculating emissions of hydrocarbons and carbon monoxide equivalent to that provided at 45 CFR 85.87(g)(3), 33 F.R. 8315.

(c) California Fuel Evaporative Emission Standards and Test Procedures for 1970 and Subsequent Model Gasoline-Powered Motor Vehicles Under 6,001 Pounds Gross Vehicle Weight dated November 20, 1968: *Provided*, That due to considerations of technological feasibility, this waiver for such standards shall not become applicable with respect to off-road utility vehicles (as defined at 45 CFR 85.1(a)(6), 33 F.R. 8305) until April 30, 1970.

(d) California Exhaust Emission Standards and Test Procedures for 1970 and Subsequent Model Year Gasoline-Powered Motor Vehicles Over 6,001 Pounds Gross Vehicle Weight dated November 20, 1968.

This waiver is applicable only with respect to the model years specified as defined in the applicable test procedures.

Copies of the standards and procedures may be obtained from the California Air Resources Board, 1400 10th Street, Sacramento, Calif. 95814.

Dated: May 2, 1969.

JOHN G. VENEMAN,
Acting Secretary.

[F.R. Doc. 69-5456; Filed, May 5, 1969;
9:11 a.m.]

GENERAL SERVICES ADMINISTRATION

[Federal Property Management Regs.;
Temporary Reg. F-47]

SECRETARY OF DEFENSE

Delegation of Authority To Represent Customer Interest in Water Rate Proceeding

1. *Purpose.* This regulation delegates authority to the Secretary of Defense to represent the customer interest of the Federal Government in a water service rate proceeding.

2. *Effective date.* This regulation is effective immediately.

3. *Delegation.* a. Pursuant to the authority vested in me by the Federal Property and Administrative Services Act of 1949, 63 Stat. 377, as amended, particularly sections 201(a)(4) and 205(d) (40 U.S.C. 481(a)(4) and 486(d)), authority is delegated to the Secretary of Defense to represent the interests of the executive agencies of the Federal Government before the Public Utility Commission of the city and county of San Francisco in a proceeding involving water service rates in the city and county of San Francisco, Calif.

b. The Secretary of Defense may redelegate this authority to any officer, official, or employee of the Department of Defense.

c. This authority shall be exercised in accordance with the policies, procedures, and controls prescribed by the General Services Administration, and further, shall be exercised in cooperation with the responsible officers, officials, and employees thereof.

Dated: April 29, 1969.

ROBERT L. KUNZIG,
Administrator of General Services.

[F.R. Doc. 69-5307; Filed, May 5, 1969;
8:45 a.m.]

SECURITIES AND EXCHANGE COMMISSION

BARTEP INDUSTRIES, INC.

Order Suspending Trading

APRIL 29, 1969.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock and all other securities of Bartep

Industries, Inc., being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period April 30, 1969, through May 9, 1969, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 69-5330; Filed, May 5, 1969;
8:46 a.m.]

COMMERCIAL FINANCE CORPORATION OF NEW JERSEY

Order Suspending Trading

APRIL 30, 1969.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock and all other securities of Commercial Finance Corporation of New Jersey (a New Jersey corporation) being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period May 1, 1969, through May 10, 1969, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 69-5381; Filed, May 5, 1969;
8:46 a.m.]

[812-2483]

FIFTH AVENUE COACH LINES, INC.

Notice of Filing of Application for Exemption

APRIL 29, 1969.

Notice is hereby given that Fifth Avenue Coach Lines, Inc. ("Fifth"), 132 Nassau Street, New York, N.Y., a New York corporation registered as a closed-end, nondiversified management investment company under the Investment Company Act of 1940 ("Act"), has filed an application pursuant to sections 17(b) and 17(d) of the Act and Rule 17d-1 with respect to certain proposed transactions incident to an agreement dated March 31, 1969 ("Agreement") between Fifth and El-Tronics, Inc. ("El-Tronics"). The application requests an order pursuant to section 17(b) of the Act exempting from section 17(a) of the Act the proposed purchase by El-Tronics from Fifth of all of the latter's holdings of 36,132 shares of Class B common stock ("Class B stock") of Defiance Industries, Inc. ("Defiance") and the proposed cancellation by El-

Tronics of an option, more fully described below, to acquire from Fifth shares of Defiance Class B stock. The application also requests an order granting said application pursuant to Rule 17d-1 with respect to the proposed participation by El-Tronics with Fifth in such transaction. All persons are referred to the application on file with the Commission for a statement of the representations made therein, which are summarized below.

The parties. El-Tronics owns 106,282 shares (7.25 percent) of the Class B stock of Defiance, an Ohio corporation which is engaged in various manufacturing and other businesses and which also has the following interests in Defiance. Defiance owns 32 percent of the outstanding voting securities of BSF Co. ("BSF"), a registered investment company. BSF owns 9.1 percent of the outstanding common stock of Fifth and 27 percent of the outstanding common stock of Gray Line Corp. ("Gray Line"), which, in turn, owns about 24 percent of the outstanding common stock of Fifth. Based upon these relationships and in accordance with the provisions of section 2(a)(3) of the Act, El-Tronics is an affiliated person of an affiliated person (Defiance) of Fifth, a registered investment company.

Fifth and El-Tronics do not have any common officers or directors; and as of February 20, 1969, El-Tronics did not own any stock of Fifth. Pursuant to a judgment of the U.S. District Court for the Southern District of New York dated August 12, 1968, in *Securities and Exchange Commission v. Fifth Avenue Coach Lines, Inc.* (67 Civ. 4182), S. Hazard Gillespie, Esq., was appointed Trustee-Receiver ("Trustee") of Fifth. By order of the District Court dated February 7, 1969, the Trustee has been authorized to enter into the Agreement referred to below and to consummate the transactions described therein.

Background. The judgment of the District Court mentioned above held that Fifth has been an investment company as defined in the Act since June 30, 1967. On October 2, 1968, Fifth registered as an investment company under the Act by filing a Notification of Registration on Form N-8A. On June 5, 1968, subsequent to the date on which it became an investment company and prior to the date it registered as such under the Act, Fifth sold an option to three individuals for \$12,044, which option entitled the holder thereof to purchase from Fifth 24,068 shares of Defiance Class B stock at any time within 9 months at a price of \$11 a share. The purchasers of such option were three individuals who were officers of First Hanover Corp., a registered broker-dealer. As a result of a 3 for 2 stock distribution by Defiance the number of Defiance shares subject to the option increased to 36,132 (equal to the number of shares involved in the proposed transaction) and the call price decreased to \$7.33 per share. Although the purchasers of the option by letter dated July 17, 1968, notified Fifth of their election to exercise the option, Fifth has not sold to them the Defiance shares covered by the option.

On October 9, 1968, El-Tronics purchased the call option from the original purchasers for \$12,044.

Defiance has commenced an action in the U.S. District Court for the Northern District of Ohio—Western Division, in which Fifth, El-Tronics, First Hanover Corp. and its officers referred to above and others have been named as party defendants. Included in the relief sought by Defiance in such action is a request for an order of the court voiding the call option sold by Fifth on June 5, 1968, on the grounds that such sale was consummated in connection with Fifth's participation in a joint transaction (within the meaning of section 17(d) of the Act and Rule 17d-1 thereunder) involving an affiliated and controlling person of Fifth and others which is designed to assist a certain group of persons to obtain control of Defiance; that such affiliated and controlling person of Fifth induced the latter to sell the option and that such person together with others sold 63,132 shares of Defiance voting stock to First Hanover Corp.; and that the requisite prior Commission approval of the joint transaction was not sought or obtained.

The agreement. Pursuant to the Agreement, the option is to be canceled by El-Tronics; and Fifth is to sell to El-Tronics all the Defiance shares covered by the call option but at a substantially higher price than the exercise price provided in the call option.

Pursuant to the Agreement Fifth will sell and El-Tronics will purchase 36,132 shares of Class B stock of Defiance for an aggregate consideration of \$445,025.80; and El-Tronics will cancel the call option and agree to indemnify Fifth against any loss arising out of claims relating to the option. The application states that the sale-purchase price was arrived at by taking the average of the published per share bid and asked prices for Defiance Class B stock in the over-the-counter market for the period November 1, 1968, through January 20, 1969, which came to \$12.65, and multiplying such figure by the number of Class B shares to be sold (36,132). From the product (\$457,069.80) there was deducted \$12,044, which was the amount El-Tronics paid for the call option it is to cancel. The proposed sale price of \$445,025.80 has been deposited with an escrow agent and is to be turned over to Fifth at the closing.

If the 36,132 shares of Class B stock were to be sold by Fifth pursuant to the terms of the call option, Fifth would receive a total of \$276,891.56, including the amount of \$12,044 which it previously received upon the sale of the option.

The application indicates that on November 1, 1968, the American Stock Exchange suspended trading in the Class B shares and that since that time the Class B shares have been traded in the over-the-counter market.

Table I below sets forth on a quarterly basis the high and low prices of the Class B stock on the American Stock Exchange for the years 1966 and 1967 and for 1968 through October, as reported by the National Quotation Bureau. Table II below

shows on a monthly basis the bid and asked quotations on Class B Stock in the over-the-counter market for the period November 1968 through February 1969 and also for the period March 1 through March 13, 1969, as reported by the National Quotation Bureau.

TABLE I

	High	Low
1966		
1st Quarter.....	17 1/4	5 1/4
2d Quarter.....	17 1/4	10 1/4
3d Quarter.....	15 1/4	9 1/4
4th Quarter.....	13	8 1/4
1967		
1st Quarter.....	12 1/4	8 1/4
2d Quarter.....	12 1/4	9 1/4
3d Quarter.....	12	9 1/4
4th Quarter.....	10 1/4	6 1/4
1968		
1st Quarter.....	9 1/4	6 1/4
2d Quarter.....	12 1/4	6 1/4
3d Quarter.....	20 1/4	11 1/4
October.....	15	12 1/4

TABLE II

	Asked		Bid	
	High	Low	High	Low
1968				
November.....	14 1/4	11	14	10 1/4
December.....	14	12 1/4	13 1/4	12
1969				
January.....	13 1/4	11	12 1/4	10 1/4
February.....	12 1/4	11	12 1/4	10 1/4
March 1-13.....	12	10	11 1/4	9 1/4

Sections 17(a) and 17(b) of the Act provide, among other things, that it shall be unlawful for an affiliated person (El-Tronics) of an affiliated person (Defiance) of a registered investment company (Fifth) to purchase from such registered company any security or other property unless the Commission grants an application filed pursuant to section 17(b) of the Act exempting the proposed transaction, if evidence establishes that the terms of the proposed transaction, including the consideration to be paid or received, are reasonable and fair and do not involve overreaching on the part of any person concerned; the proposed transaction is consistent with the policy of each registered investment company concerned; and that the proposed transaction is consistent with general purposes of the Act.

Section 17(d) of the Act and Rule 17d-1 thereunder provide, among other things, that it shall be unlawful for an affiliated person of a registered investment company or an affiliated person of such person, acting as principal, to enter into any transaction in which such registered company or a company controlled by such company is a joint and several participant with such person unless an application regarding such transaction pursuant to Rule 17d-1 has been granted by the Commission. In passing upon such applications, the Commission will consider whether the participation of such registered or controlled company in such joint enterprise, joint arrangement or profit-sharing plan on the basis proposed is consistent with the provisions, policies and purposes of the Act and the extent

to which such participation is on a basis different from or less advantageous than that of other participants.

The Trustee, acting for Fifth, represents that the parties arrived at the terms of the proposed transaction through arms-length negotiations, are reasonable and fair, and do not involve overreaching on the part of any party concerned. The Trustee also believes that the proposed transaction is consistent with Fifth's investment policies, and that it is consistent with the provisions policies and purposes of the Act.

Notice is further given that any interested person may, not later than May 19, 1969, at 5:30 p.m., submit to the Commission in writing a request for a hearing on the matter accompanied by the statement as to the nature of his interest, the reason for such request and the issues of fact or law proposed to be controverted, or he may request that he be notified if the Commission should order a hearing thereon. Any such communication should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request shall be served personally or by mail (airmail if the person being served is located more than 500 miles from the point of mailing) upon Fifth at the address stated above. Proof of such service (by affidavit or in case of an attorney at law by certificate) shall be filed contemporaneously with the request. At any time after said date, as provided by Rule 0-5 of the rules and regulations promulgated under the Act, an order disposing of the application herein may be issued by the Commission upon the basis of the information stated in said application, unless an order for hearing upon said application shall be issued upon request or upon the Commission's own motion. Persons who request a hearing or advice as to whether a hearing is ordered, will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof.

It is ordered. That the Secretary of the Commission shall send a copy of this notice by certified mail to Defiance Industries, Inc., 733 Perry Street, Defiance, Ohio 43512.

For the Commission (pursuant to delegated authority).

[SEAL] ORVAL L. DuBOIS,
Secretary.

[P.R. Doc. 69-5378; Filed, May 5, 1969;
8:46 a.m.]

GULF AEROSPACE CORP.

Order Suspending Trading

APRIL 30, 1969.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Gulf Aerospace Corp., Houston, Tex., and all other securities of Gulf Aerospace Corp. being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period May 1, 1969, through May 3, 1969, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 69-5382; Filed, May 5, 1969;
8:46 a.m.]

MAJESTIC CAPITAL CORP.

Order Suspending Trading

APRIL 29, 1969.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Majestic Capital Corp., Encino, Calif., being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period April 30, 1969, through May 6, 1969, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 69-5383; Filed, May 5, 1969;
8:46 a.m.]

[70-4747]

PENNSYLVANIA POWER CO.

Notice of Proposed Issue and Sale of First Mortgage Bonds at Competitive Bidding and Issue of First Mortgage Bonds for Sinking Fund Purposes

APRIL 29, 1969.

Notice is hereby given that Pennsylvania Power Co. ("Pennsylvania"), 1 East Washington Street, New Castle, Pa. 16103, an electric utility subsidiary company of Ohio Edison Co., a registered holding company, has filed an application with this Commission, pursuant to the Public Utility Holding Company Act of 1935 ("Act"), designating section 6(b) of the Act and Rule 50 promulgated thereunder as applicable to the proposed transactions. All interested persons are referred to the application, which is summarized below, for a complete statement of the proposed transactions.

Pennsylvania proposes to issue and sell, subject to the competitive bidding requirements of Rule 50, \$12 million principal amount of First Mortgage Bonds, ----- percent Series due 1999. The interest rate (which shall be a multiple of one-eighth of 1 percent) and the price, exclusive of accrued interest, to be paid to Pennsylvania (which will be not less than 100 percent nor more than

102.75 percent of the principal amount thereof) will be determined by the competitive bidding. The bonds will be issued under an Indenture dated November 1, 1945, between Pennsylvania and The First National City Bank, as successor Trustee, as heretofore amended and supplemented and to be further supplemented by a Seventh Supplemental Indenture to be dated as of the first day of the month in which the bonds are issued.

The net proceeds from the sale of the bonds will be used for construction by Pennsylvania of plant additions; to reimburse the company treasury, in part, for expenditures made for such purposes; and for the payment of short-term promissory notes outstanding with banks at the time of the sale of the bonds. Pennsylvania states that, based on present estimates, such bank loans are expected to aggregate \$4,200,000 at that time and that its expenditure requirements are estimated at \$14,585,000 for 1969 and \$23,154,000 for 1970.

Pennsylvania also proposes to issue \$574,000 principal amount of its First Mortgage Bonds, 3¼ percent Series due 1982 ("Sinking Fund Bonds"), to the First National City Bank, as successor Trustee, under its Mortgage Indenture dated November 1, 1945, as amended and supplemented. The Sinking Fund Bonds are to be the same series as and identical in all respects with the bonds which were the subject of the order of the Commission dated November 5, 1968 (Holding Company Act Release No. 16154). The bonds will be authenticated by the Trustee and delivered to Pennsylvania on the basis of unfunded net property additions and will be surrendered by Pennsylvania to the Trustee for cancellation in consideration of the return by the Trustee to Pennsylvania of a like amount of cash previously deposited under the sinking fund provisions of the Indenture. The cash so obtained will be applied towards Pennsylvania's cash requirements in 1969.

It is stated that the Pennsylvania Public Utility Commission has jurisdiction over the proposed issue and sale of the bonds and over the Sinking Fund Bonds and that such Commission's order will be supplied by amendment. It is further stated that no other State commission and no Federal commission, other than this Commission, has jurisdiction over the proposed transactions. The fees and expenses to be incurred in connection with the issue and sale of the bonds will be supplied by amendment. The fees and expenses to be incurred in connection with the issue and delivery of the Sinking Fund Bonds are estimated at \$1,200.

Notice is further given that any interested person may, not later than May 23, 1969, request in writing that a hearing be held on such matters, stating the nature of his interest, the reasons for such request, and the issues of fact or law raised by said application which he desires to controvert; or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary,

Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request should be served personally or by mail (airmail if the person being served is located more than 500 miles from the point of mailing) upon the applicant at the above-stated address, and proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. At any time after said date, the application, as filed or as it may be amended, may be granted as provided in Rule 23 of the general rules and regulations promulgated under the Act, or the Commission may grant exemption from such rules as provided in Rules 20(a) and 100 thereof or take such other action as it may deem appropriate. Persons who request a hearing or advice as to whether a hearing is ordered will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission (pursuant to delegated authority).

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 69-5379; Filed, May 5, 1969;
8:46 a.m.]

PHOTO MARK COMPUTER CORP.

Order Suspending Trading

APRIL 29, 1969.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Photo Mark Computer Corp., New York, N.Y., and all other securities of Photo Mark Computer Corp. being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period April 30, 1969, through May 9, 1969, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 69-5384; Filed, May 5, 1969;
8:46 a.m.]

DEPARTMENT OF LABOR

Wage and Hour Division

CERTIFICATES AUTHORIZING EMPLOYMENT OF LEARNERS AT SPECIAL MINIMUM WAGES

Notice is hereby given that pursuant to section 14 of the Fair Labor Standards Act of 1938 (52 Stat. 1060, as amended, 29 U.S.C. 201 et seq.) and Administrative Order No. 595 (31 F.R. 12981) the firms listed in this notice have been issued

special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rates otherwise applicable under section 6 of the act. For each certificate, the effective and expiration dates, number or proportion of learners and the principal product manufactured by the establishment are as indicated. Conditions on occupations, wage rates, and learning periods which are provided in certificates issued under the supplemental industry regulations cited in the captions below are as established in those regulations; such conditions in certificates not issued under the supplemental industry regulations are as listed.

Apparel Industry Learner Regulations (29 CFR 522.1 to 522.9, as amended and 29 CFR 522.20 to 522.25, as amended).

The following normal labor turnover certificates authorize 10 percent of the total number of factory production workers except as otherwise indicated.

Anthracite Overall Manufacturing Co., Inc., Scranton, Pa.; 4-12-69 to 4-11-70; 10 learners (men's work and dress trousers, overalls and jackets, and ladies' pants and shorts).

Ardmore Industries, Inc., Ardmore, Tenn.; 3-8-69 to 3-7-70 (men's and boys' pants).

The Arrow Co., Jasper, Ala.; 3-10-69 to 3-9-70 (men's dress shirts).

Banj-O Manufacturing, Inc., Scranton, Pa.; 3-15-69 to 3-14-70; 10 learners (men's, ladies' and boys' casual jackets).

Benjamin & Johns, Inc., Dunn, N.C.; 3-3-69 to 3-2-70; 10 learners (foundation garments).

Michael Berkowitz Co., Inc., Frostburg, Md.; 3-5-69 to 3-4-70 (men's pajamas).

Berlin Manufacturing Co., Inc., Berlin Md.; 3-4-69 to 3-3-70; 10 learners (work pants and shirts).

Bishopville Manufacturing Co., Bishopville, S.C.; 3-18-69 to 3-17-70 (women's dresses).

Bland Sportswear, Inc., Bland, Va.; 4-4-69 to 4-3-70; 10 learners (children's polo shirts and jackets).

Blue Bell, Inc., Hanceville, Ala.; 3-3-69 to 3-2-70 (boys', men's and ladies' dungarees).

Blue Bell, Inc., Ada, Okla.; 4-7-69 to 4-6-70 (men's and women's jeans).

Burlington Manufacturing Co., Miami, Okla.; 3-4-69 to 3-3-70 (men's dungarees and men's and boys' jackets).

Capitol City Manufacturing Co., Inc., West Columbia, S.C.; 3-29-69 to 3-28-70 (women's dresses).

Carbondale Apparel Co., Carbondale, Pa.; 3-27-69 to 3-26-70 (children's dresses).

Carolina Sportswear Co., Warrenton, N.C.; 3-16-69 to 3-15-70 (men's and boys' knitted sportswear).

Carolina Underwear Co., Inc., Thomasville, N.C.; 3-16-69 to 3-15-70 (men's, children's and ladies' pajamas).

Charleston Manufacturing Co., Charleston Heights, S.C.; 3-18-69 to 3-17-70 (women's dresses).

College Casuals Co., Shepton, Pa.; 4-6-69 to 4-5-70 (women's shorts and slacks).

Custom Sportswear, Inc., Reading, Pa.; 3-31-69 to 3-30-70 (women's and children's polo shirts).

Danville Manufacturing Co., Inc., Danville, Pa.; 3-14-69 to 3-13-70 (ladies' sleepwear).

Duquesne Manufacturing Co., New Kensington, Pa.; 4-1-69 to 3-31-70; 5 learners (ladies' dresses).

E & W of La Fayette, Inc., La Fayette, Ga.; 3-31-69 to 3-30-70 (men's work shirts).

E & W of Monterey, Inc., Monterey, Tenn.; 3-30-69 to 3-29-70 (boys' sport shirts).

East Waterford Textiles, East Waterford, Pa.; 4-3-69 to 4-2-70; 10 learners (ladies' dresses).

Edmonton Manufacturing Co., Greensburg, Ky.; 3-17-69 to 3-16-70; 10 learners (men's work shirts and pants).

Eider Manufacturing Co., Bloomfield, Mo.; 3-4-69 to 3-3-70 (boys' outerwear jackets).

Empire Manufacturing Co., Winder, Ga.; 4-17-69 to 4-16-70 (men's and boys' pants).

Federal Corset Co., Douglas, Ga.; 4-17-69 to 4-16-70 (ladies' girdles and brassieres).

Flintrock Shirt Co., Inc., Marshall, Ark.; 3-6-69 to 3-5-70 (men's dress and sport shirts).

Fortex Manufacturing Co., Inc., Fort Deposit, Ala.; 4-7-69 to 4-6-70 (men's pajamas).

Fritz-Mar Manufacturing Co., Athens, Ga.; 3-8-69 to 3-7-70 (men's work pants).

Georgetown Dress Corp., Georgetown, S.C.; 4-17-69 to 4-16-70 (children's sportswear).

Granby Manufacturing Co., Granby, Mo.; 3-1-69 to 3-28-70 (men's trousers).

Granite Dress Corp., Fall River, Mass.; 4-7-69 to 4-6-70 (ladies' dresses).

Greer Shirt Corp., Greer, S.C.; 4-13-69 to 4-12-70 (men's and boys' sport shirts).

Hagale Garment Manufacturing Co., Republic, Mo.; 4-6-69 to 4-5-70 (men's trousers).

Harbor Sportswear, Inc., East Chicago, Ind.; 4-17-69 to 4-16-70 (men's slacks).

Henson Garment Co., Athens, Ga.; 3-23-69 to 3-22-70 (men's and boys' dungarees).

Hicks Ponder Co., Del Rio, Tex.; 3-21-69 to 3-20-70 (men's and boys' jeans).

Edward Hyman Co., Prentiss, Mo.; 3-15-69 to 3-14-70 (men's work clothes).

Indiana Sportswear Co., Indiana, Pa.; 3-30-69 to 3-29-70 (men's and boys' outerwear jackets and coats).

Iolani Sportswear, Ltd., Honolulu, Hawaii; 4-9-69 to 4-8-70; 10 learners (men's sport shirts and women's dresses).

F. Jacobson & Sons, Inc., Seymour, Ind.; 3-6-69 to 3-5-70 (men's dress shirts).

Jaymar-Ruby, Inc., Michigan City, Ind.; 3-10-69 to 3-9-70 (men's slacks).

Justice Manufacturing Co., Inc., Spring Hope, N.C.; 3-3-69 to 3-2-70; 10 learners (children's dresses).

Kellwood Co., Sunbright, Tenn.; 3-1-69 to 2-28-70 (boys' sport shirts).

Kenrose Manufacturing Co., Buchanan, Va.; 3-9-69 to 3-8-70 (women's dresses).

W. Koury Co., Inc., Sanford, N.C.; 3-1-69 to 2-28-70 (men's and boys' pants).

The H. D. Lee Co., Inc., Jasper, Ga.; 4-1-69 to 3-31-70 (men's and boys' casual pants).

The H. D. Lee Co., Inc., Trenton, Ga.; 3-25-69 to 3-24-70 (work pants).

Lee County Manufacturing, Inc., Leesburg, Ga.; 4-8-69 to 4-7-70 (washable service apparel).

Don Leon Industries, Inc., El Paso, Tex.; 4-14-69 to 4-13-70; 10 learners (ladies' capris and shorts).

Loris Manufacturing Co. No. 2, Loris, S.C.; 3-31-69 to 3-30-70 (women's dresses and coordinates).

Lowenstein Dress Corp., Fall River, Mass.; 3-8-69 to 3-7-70 (ladies' dresses).

Madill Manufacturing Co., Inc., Madill, Okla.; 4-7-69 to 4-6-70 (men's dress slacks).

The Manhattan Shirt Co., Americus, Ga.; 4-3-69 to 4-2-70 (men's dress shirts).

Mercer Clothing Manufacturing, Inc., Mercersburg, Pa.; 3-10-69 to 3-9-70; 5 learners (junior and misses' dresses).

Morgan Apparel, Inc., Wartburg, Tenn.; 3-1-69 to 2-28-70; 10 learners (men's work shirts).

Mullins Textile Mills Co., Chadbourne, N.C.; 3-27-69 to 3-26-70 (men's and boys' sport shirts).

Pajama-Craft of North Carolina, Inc., Mid-diesex, N.C.; 3-26-69 to 3-25-70; 10 learners (men's and boys' pajamas).

Pass Christian Industries, Inc., Pass Christian, Miss.; 3-17-69 to 3-16-70 (men's dress and sport shirts and ladies' blouses and shifts).

Peerless Sportswear Manufacturing Co., Wilkes-Barre, Pa.; 3-18-69 to 3-17-70 (women's slacks and shorts).

Pool Manufacturing Co., Sherman, Tex.; 4-10-69 to 4-9-70 (men's work clothing and men's sport shirts and slacks).

Prepshirt Manufacturing Corp., Greenville, N.C.; 4-15-69 to 4-14-70 (boys' sport and dress shirts).

Princess Peggy, Inc., Belleville, Ill.; 4-3-69 to 4-2-70 (women's dresses, playsuits, jumpsuits, and culottes).

Reidbord Brothers Co., Apollo, Pa.; 3-4-69 to 3-3-70 (men's and boys' pants).

Reidbord Brothers Co., Buckhannon, W. Va.; 3-7-69 to 3-6-70 (men's and boys' dress pants).

Reidbord Brothers Co. No. 1, Elkins, W. Va.; 3-21-69 to 3-20-70 (men's work clothes).

Reidbord Brothers Co. No. 2, Elkins, W. Va.; 3-11-69 to 3-10-70 (men's and boys' dress pants).

Jimmy Richard Co., Hawkinsville, Ga.; 4-8-69 to 4-7-70; 10 learners (men's and boys' lined jackets).

J. H. Rutter Rex Manufacturing Co., Inc., Columbia, Miss.; 3-30-69 to 3-29-70 (men's shirts and jeans and men's and boys' work shirts).

S & S Manufacturing Co., Spartanburg, S.C.; 3-30-69 to 3-29-70 (ladies' and children's blouses).

Salant & Salant, Inc., Obion, Tenn.; 3-28-69 to 3-27-70 (men's, boys' and girls' western jeans and misses' and girls' slacks).

Salant & Salant, Inc., Union City, Tenn.; 4-13-69 to 4-12-70 (men's work pants).

Sancar Corp., Harrisonburg, Va.; 3-30-69 to 3-29-70 (ladies' underwear).

Sanford Manufacturing Co., Wilkes-Barre, Pa.; 3-8-69 to 3-7-70 (ladies' slacks and men's and boys' pants).

School-Timer Frocks, Inc., North Charleston, S.C.; 3-4-69 to 3-3-70 (children's dresses).

Shane Manufacturing Co., Inc., Evansville, Ind.; 4-1-69 to 3-31-70 (men's work clothes).

Shutzer Manufacturing Co., Inc., Lawrence, Mass.; 4-17-69 to 4-16-70 (women's and boys' outerwear jackets).

Henry I. Siegel Co., Inc., Whiteville, Tenn.; 4-1-69 to 3-31-70 (men's, boys', ladies' and girls' pants).

Solomon Brothers Co., Camden, Ala.; 3-6-69 to 3-5-70 (men's sport shirts).

Solomon Brothers Co., Thomasville, Ala.; 3-6-69 to 3-5-70 (men's sport shirts).

Solomon Brothers Co., Toxey, Ala.; 3-6-69 to 3-5-70 (men's sport shirts).

Somerville Manufacturing Co., Inc., Somerville, Tenn.; 3-10-69 to 3-9-70 (men's pants).

Southland Manufacturing Co., Inc., Benson, N.C.; 3-31-69 to 3-30-70 (men's and boys' sport shirts).

Sportee Corporation of North Carolina, Clarkton, N.C.; 3-19-69 to 3-18-70 (ladies' blouses, capris, jamaicas, and slacks).

Levi Strauss & Co., Harrison, Ark.; 3-30-69 to 3-29-70 (men's and boys' pants).

Sunset Manufacturing Co., Inc., Pottstown, Pa.; 4-6-69 to 4-5-70 (ladies' dresses and uniforms).

Technical Investments doing business as Glick Manufacturing Co., Berryville, Ark.; 4-13-69 to 4-12-70 (boys' slacks, shorts, jackets, and coats).

Tom and Huck Togs, Inc., Columbus, Miss.; 4-2-69 to 4-1-70 (men's and boys' dress and sports pants).

Twin City Manufacturing Co., Twin City, Ga.; 3-7-69 to 3-6-70 (men's dress and sport shirts).

The Watson-Scott Co., Thomasville, Ga.; 3-15-69 to 3-14-70; 10 learners (work clothing).

Weaver Pants Co., Inc., Corinth, Miss.; 3-22-69 to 3-21-70 (men's and boys' slacks and bermudas).

Wentworth Manufacturing Co., Lake City, S.C.; 3-5-69 to 3-4-70 (women's dresses).

Whitakers Garment Co., Inc., Whitakers, N.C.; 3-26-69 to 3-25-70 (children's dresses).

Windon Manufacturing Co., Winona, Miss.; 4-7-69 to 4-6-70 (men's and boys' sport shirts).

Woolfolk Manufacturing Corp. No. 2, Brems Bluff, Va.; 3-12-69 to 3-11-70; 10 learners (men's and boys' work and dress pants).

The following plant expansion certificates were issued authorizing the number of learners indicated.

Arizona Slack Corp., Yuma, Ariz.; 3-12-69 to 9-11-69; 35 learners (men's dress slacks).

Gibson Manufacturing Co., Gibson, N.C.; 3-12-69 to 6-8-69; 40 additional learners (women's dresses) (supplemental certificate).

The H. D. Lee Co., Inc., Guntersville, Ala.; 4-18-69 to 10-17-69; 50 learners (boys' pants).

The H. D. Lee Co., Inc., Jasper, Ga.; 4-1-69 to 9-30-69; 50 learners (men's and boys' casual pants).

Oshkosh B'Gosh, Inc., Columbia, Ky.; 4-18-69 to 10-17-69; 25 learners (men's and boys' work clothing).

Russellville Sportswear Corp., Russellville, Ala.; 3-14-69 to 9-13-69; 10 learners (men's slacks and shorts).

Southern Apparel, Inc., Culpeper, Va.; 3-13-69 to 9-12-69; 40 learners (women's slacks).

Stanwood Corp., Pelahatchie, Miss.; 3-3-69 to 9-2-69; 15 learners (men's and boys' outerwear and work jackets).

Levi Strauss & Co., Tyler, Tex.; 3-19-69 to 9-18-69; 80 learners (girls' jeans).

The Van Wert Manufacturing Co., Van Wert, Ohio; 3-25-69 to 9-24-69; 10 learners (men's, boys', and ladies' work jackets).

Woolfolk Manufacturing Corp. No. 2, Brems Bluff, Va.; 3-12-69 to 9-11-69; 40 learners (men's and boys' work and dress pants).

Glove Industry Learner Regulations (29 CFR 522.1 to 522.9, as amended and 29 CFR 522.60 to 522.65, as amended).

Brookville Glove Manufacturing Co., Inc., Brookville, Pa.; 3-27-69 to 3-26-70; 10 learners for normal labor turnover purposes (cotton work gloves).

Galena Glove & Mitten Co., Dubuque, Iowa; 4-2-69 to 4-1-70; 10 learners for normal labor turnover purposes (work gloves).

The Glove Corp., Heber Springs, Ark.; 4-18-69 to 10-17-69; 40 learners for plant expansion purposes (work gloves).

Good Luck Glove Co., Metropolis, Ill.; 3-10-69 to 3-9-70; 10 percent of the total number of machine stitchers for normal labor turnover purposes (work gloves).

Good Luck Glove Co., Rosiclare, Ill.; 3-12-69 to 3-11-70; 10 percent of the total number of machine stitchers for normal labor turnover purposes (work gloves).

Wells Lamont Corp., McGehee, Ark.; 4-10-69 to 4-9-70; 10 learners for normal labor turnover purposes (leather work gloves).

Hosiery Industry Learner Regulations (29 CFR 522.1 to 522.9, as amended and 29 CFR 522.40 to 522.43, as amended).

Charles H. Bacon Co., Inc., Lenoir City, Tenn.; 3-2-69 to 3-1-70; 5 percent of the total number of factory production workers for normal labor turnover purposes (seamless).

Warren Hosiery Mills, Wise, N.C.; 3-3-69 to 3-2-70; 5 learners for normal labor turnover purposes (women's and children's panty hose).

Knitted Wear Industry Learner Regulations (29 CFR 522.1 to 522.9, as amended and 29 CFR 522.30 to 522.35, as amended).

Ashland Knitting Mills, Inc., Ashland, Pa.; 3-27-69 to 3-26-70; 5 percent of the total number of factory production workers for normal labor turnover purposes (infants', boys', and misses' underwear).

Carolina Underwear Co., Inc., Thomasville, N.C.; 3-24-69 to 3-23-70; 5 percent of the total number of factory production workers engaged in the production of ladies' and children's panties for normal labor turnover purposes (children's and ladies' panties).

Circle Manufacturing Co., Thomasville, N.C.; 3-6-69 to 3-5-70; 5 percent of the total number of factory production workers for normal labor turnover purposes (ladies' and children's panties).

Ellwood Knitting Mills, Inc., Ellwood City, Pa.; 3-24-69 to 3-23-70; 5 percent of the total number of factory production workers for normal labor turnover purposes (men's and boys' sweaters, sweatshirts, and swim trunks).

Honaker Mills, Inc., Honaker, Va.; 4-9-69 to 4-8-70; 5 percent of the total number of factory production workers for normal labor turnover purposes (ladies' lingerie).

Lady Jane Manufacturing Co., Inc., Kulpmont, Pa.; 3-11-69 to 3-10-70; 5 percent of the total number of factory production workers for normal labor turnover purposes (ladies' underwear).

Paul-Bruce Manufacturing Co., Inc., Scotland Neck, N.C.; 3-7-69 to 9-6-69; 15 learners for plant expansion purposes (ladies' sleepwear).

Spotlight Co., Inc., Ashdown, Ark.; 3-24-69 to 3-23-70; 5 percent of the total number of factory production workers for normal labor turnover purposes (ladies' lingerie and sleepwear).

Spotlight Co., Inc., Ashdown, Ark.; 4-9-69 to 10-8-69; 35 learners for plant expansion purposes (ladies' lingerie and sleepwear).

Union Underwear Co., Inc., Bowling Green, Ky.; 3-29-69 to 3-28-70; 5 percent of the total number of factory production workers for normal labor turnover purposes (men's and boys' underwear).

Union Underwear Co., Inc., Frankfort, Ky.; 3-24-69 to 9-23-69; 100 learners for plant expansion purposes (men's and boys' underwear).

Regulations Applicable to the Employment of Learners (29 CFR 522.1 to 522.9, as amended).

The following learner certificates were issued in Puerto Rico to the companies hereinafter named. The effective and expiration dates, learner rates, occupations, learning periods, and the number of learners authorized to be employed, are indicated.

Bayuk Caribe, Inc., Ciales, P.R.; 3-3-69 to 9-2-69; 42 learners for plant expansion purposes in the occupations of cigar machine operating and cigar packing, for a learning period of 320 hours at the rates of \$1.26 an hour for the first 160 hours and \$1.36 an hour for the remaining 160 hours (cigars).

Coamo Glove Corp., Coamo, P.R.; 3-25-69 to 3-24-70; 13 learners for normal labor turnover purposes in the occupation of sewing machine operating, for a learning period of 480 hours at the rates of \$1.07 an hour for the first 240 hours and \$1.20 an hour for the remaining 240 hours (ladies' nylon dress gloves).

El Finale Inc. (Gloves Division); Caguas, P.R.; 3-24-69 to 9-23-69; 20 learners for plant expansion purposes in the occupation of machine stitching, for a learning period of 480 hours at the rates of \$1.07 an hour for the first 240 hours and \$1.20 an hour for the remaining 240 hours (ladies' fabric and leather gloves).

General Cigar de Utuado, S.A., Utuado, P.R.; 3-13-69 to 3-12-70; 52 learners for normal labor turnover purposes in the occupations of cigar machine operating and cigar packing, for a learning period of 320 hours at the rates of \$1.26 an hour for the first 160 hours and \$1.36 an hour for the remaining 160 hours (cigars).

Ginny Lynn Mills, Inc., Quebradillas, P.R.; 3-13-69 to 9-12-69; 30 learners for plant expansion purposes in the occupations of (1) Seaming; examining, and inspecting; and knitting, for a learning period of 240 hours at the rate of \$1.01 an hour; and (2) Preboarding and folding, for a learning period of 360 hours at the rate of \$1.01 an hour; and (3) Pairing, for a learning period of 720 hours at the rates of \$1.01 an hour for the first 360 hours and \$1.06 an hour for the remaining 360 hours (women's seamless hosiery).

P. L. Manufacturing Co., Inc., Rio Grande, P.R.; 3-13-69 to 3-12-70; 7 learners for normal labor turnover purposes in the occupation of sewing machine operating, for a learning period of 320 hours at the rate of \$1 an hour (men's cotton shirts).

P. L. Manufacturing Co., Inc., Rio Grande, P.R.; 3-13-69 to 9-12-69; 18 learners for plant expansion purposes in the occupation of sewing machine operating, for a learning period of 320 hours at the rate of \$1 an hour (men's cotton shirts).

Each learner certificate has been issued upon the representations of the employer which, among other things, were that employment of learners at special minimum wages is necessary in order to prevent curtailment of opportunities for employment, and that experienced workers for the learner occupations are not available. Any person aggrieved by the issuance of any of these certificates may seek a review or reconsideration thereof within 15 days after publication of this notice in the FEDERAL REGISTER pursuant to the provisions of 29 CFR 522.9. The certificates may be annulled or withdrawn, as indicated therein, in the manner provided in 29 CFR Part 528.

Signed at Washington, D.C., this 25th day of April 1969.

ROBERT G. GRONEWALD,
Authorized Representative
of the Administrator.

[P.R. Doc. 69-5397; Filed, May 5, 1969; 8:48 a.m.]

INTERSTATE COMMERCE COMMISSION

[Notice 825]

MOTOR CARRIER TEMPORARY AUTHORITY APPLICATIONS

MAY 1, 1969.

The following are notices of filing of applications for temporary authority under section 210a(a) of the Interstate Commerce Act provided for under the

new rules of Ex Parte No. MC-67 (49 CFR Part 340) published in the *FEDERAL REGISTER*, issue of April 27, 1965, effective July 1, 1965. These rules provide that protests to the granting of an application must be filed with the field official named in the *FEDERAL REGISTER* publication, within 15 calendar days after the date of notice of the filing of the application is published in the *FEDERAL REGISTER*. One copy of such protest must be served on the applicant, or its authorized representative, if any, and the protests must certify that such service has been made. The protests must be specific as to the service which such protestant can and will offer, and must consist of a signed original and six copies.

A copy of the application is on file, and can be examined at the Office of the Secretary, Interstate Commerce Commission, Washington, D.C., and also in the field office to which protests are to be transmitted.

MOTOR CARRIERS OF PROPERTY

No. MC 14552 (Sub-No. 33 TA), filed April 23, 1969. Applicant: J. V. McNICHOLAS TRANSFER COMPANY, 555 West Federal Street, Youngstown, Ohio 44501. Applicant's representative: James W. Muldoon, 88 East Broad Street, Columbus, Ohio 43215. Authority sought to operate as a *common carrier*, by motor vehicle over irregular routes, transporting: *Frozen foodstuffs*, from the warehouse site of National Terminal Corp. at Cleveland, Ohio, to points in West Virginia on and north of a line beginning at the Ohio River, thence east on U.S. Highway 50 to junction of U.S. Highway 50 and U.S. Highway 19, thence south on U.S. Highway 19 to junction of U.S. Highway 19 and U.S. Highway 33, thence east on U.S. Highway 33 to junction of U.S. Highway 33 and U.S. Highway 219, thence northeast on U.S. Highway 219 to the Maryland-West Virginia State line, for 180 days. Supporting shipper: General Foods Corp., 250 North Street, White Plains, N.Y. 10602. Send protests to: G. J. Bacci, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 181 Federal Office Building, 1240 East Ninth Street, Cleveland, Ohio 44199.

No. MC 47142 (Sub-No. 103 TA), filed April 21, 1969. Applicant: C. I. WHITTEN TRANSFER COMPANY, 4417 Earl Court, Post Office Box No. 1833, Huntington, W. Va. 25719. Applicant's representative: William T. Croft, 1111 E Street NW., Washington, D.C. 20004. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Classes A, B, and C explosives, ammunition not classified as classes A, B, or C explosives, poison, and tear gas ingredients*, from the plant-site of the Brunswick Corp. located at or near Sugar Grove, Va., to Dover Air Force Base, Dover, Del.; Sunny Point Army Terminal at or near Southport, N.C., and Wolf Lake, Ill., for 180 days. Supporting shipper: James A. Rosenbaum, Program Coordinator, Brunswick Corp., Defense Products Division, Sugar Grove Plant, Sugar Grove, Va. Send protests to: H. R. White, District Super-

visor, Interstate Commerce Commission, Bureau of Operations, 3202 Federal Office Building, Charleston, W. Va. 25301.

No. MC 57315 (Sub-No. 14 TA), filed April 22, 1969. Applicant: TRI-STATE TRANSPORT, INC., 91 Heard Street, Chelsea, Mass. 02150. Applicant's representative: Frank J. Weiner, Investors Building, 536 Granite Street, Braintree, Mass. 02184. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Dairy products*, as described in section B of appendix I to the report in *Descriptions in Motor Carrier Certificates*, 61 M.C.C. 206 and 766, from Boston and Cambridge, Mass., to Avon, Berlin, Bethlehem, Bloomfield, Bristol, East Hartford, Farmington, Glastonbury, Hartford, Manchester, New Britain, Newton, Plainville, Plymouth, Rocky Hill, Simsbury, Thomaston, South Windsor, Southington, Weathersfield, West Hartford, Windsor, Watertown, Woodbury, and points in Fairfield and New Haven Counties, Conn., for 180 days. Supporting shippers: Fulton Packing Co., Inc., 10 Newmarket Square, Boston, Mass. 02118; Irving Levitt Co., Inc., 34-36 Newmarket Square, Boston, Mass. 02118; The Genoa Packing Co., 221 Monsignor O'Brien Highway, East Cambridge, Mass.; Cambridge Packing Co., 121 Newmarket Square, Boston, Mass. 02118; T. F. Kinnealey & Co. Inc., 20 Newmarket Square, Boston, Mass. 02118. Send protests to: Max Gorenstein, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 2211-B, John F. Kennedy Federal Building, Government Center, Boston, Mass. 02203.

No. MC 69397 (Sub-No. 9 TA), filed April 23, 1969. Applicant: JAMES H. HARTMAN & SON, INC., R.F.D. 2, Box 334, Pocomoke City, Md. 21851. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Lumber and piling*, from points in Somerset County, Md., to points in New Jersey (except those points within 50 miles of New York, N.Y.); Connecticut, Virginia, North Carolina, and points in Pennsylvania on and west of the Susquehanna River, for 180 days. Supporting shipper: Chesapeake Bay Plywood Corp., Post Office Box 154, Pocomoke City, Md. 21851. Send protests to: Paul J. Lowry, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 206 Old Post Office Building, 129 East Main Street, Salisbury, Md. 21801.

No. MC 97068 (Sub-No. 8 TA), filed April 23, 1969. Applicant: H. S. ANDERSON TRUCKING COMPANY, Post Office Box 3656, Port Arthur, Tex. 77640. Applicant's representative: H. S. Anderson (same address as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Iron and steel articles*, from Port Arthur, Tex., on the one hand, and, on the other, points in Texas, and to Carlisle, Ark., and Cushing and Tulsa, Okla., for 150 days. Note: Applicant does not intend to tack authority with presently authorized routes. Supporting

shippers: Port Arthur Steamship Agency, Post Office Box 1367, Port Arthur, Tex.; Maurice Pincoffs Co., Post Office Box 10919, Houston, Tex. 77018; H. E. Schurig & Co., Inc., Post Office Box 54, Houston, Tex. 77002; and The Crispin Company, 11th Floor, World Trade Center, Houston, Tex. 77002. Send protests to: District Supervisor John C. Redus, Bureau of Operations, Interstate Commerce Commission, Post Office Box 61212, Houston, Tex. 77061.

No. MC 104951 (Sub-No. 17 TA), filed April 22, 1969. Applicant: W. R. HALL TRANSPORTATION AND STORAGE COMPANY, 2518 Hiway 6-50, Grand Junction, Colo. 81501. Applicant's representative: Alan F. Wohlsetter, 1 Faragut Square South, Washington, D.C. 20006. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Used household goods*, between points in Colorado: Rio Arriba, McKinley, Sandoval, and San Juan Counties, N. Mex., Uintah, Carbon, Daggett, Grand, Emery, Wayne, Garfield, and San Juan Counties, Utah, and Carbon, Fremont, Lincoln, Natrona, Sublette, Sweetwater, and Uinta Counties, Wyo., restricted to the transportation of traffic having a prior or subsequent movement, in containers, and further restricted to the performance of pickup and delivery service in connection with packing, crating, and containerization or unpacking, uncrating, and decontainerization of such traffic, for 180 days. Supporting shipper: Home-Pack Transport, Inc., 57 48th Street, Maspeth, N.Y. 11378. Send protests to: District Supervisor C. W. Buckner, Bureau of Operations, Interstate Commerce Commission, 2022 Federal Building, Denver, Colo. 80202.

No. MC 114632 (Sub-No. 21 TA) (Correction), filed April 7, 1969, published *FEDERAL REGISTER*, issue of April 17, 1969, and republished as corrected this issue. Applicant: APPLE LINES, INC., 225 South Van Epps Avenue Madison, S. Dak. 57042. Applicant's representative: Robert A. Applewick (same address as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Meat, meat products, and packinghouse products* as set forth in section A and C, *Descriptions in Motor Carrier Certificates*, 61 M.C.C. 209 and 766 (except hides and commodities in bulk), from plantsite and/or warehouse facilities of Spencer Packing Co., Spencer, Iowa; Greenlee Packing Co., Sioux Falls, S. Dak.; and Spencer Cyrogenics, Hartley, Iowa, to points in Kansas and Missouri, for 150 days. Supporting shipper: Spencer Packing Co., Spencer, Iowa 51301, John F. Hummel, Traffic Manager. Send protests to: J. L. Hammond, District Supervisor, Bureau of Operations, Interstate Commerce Commission, Room 369, Federal Building, Pierre, S. Dak. 57501. Note: The purpose of this republication is to set forth the territory proposed to be served.

No. MC 118535 (Sub-No. 41 TA) (Correction), filed April 1, 1969, published *FEDERAL REGISTER*, issue of April 19, 1969,

and republished as corrected this issue. Applicant: JIM TIONA, JR., 803 West Ohio Street, Butler, Mo. Applicant's representative: Warren H. Sapp, 450 Professional Building, Kansas City, Mo. 64106. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Dry fertilizer and fertilizer materials*, from the plantsite of Arco Chemical Co. Division of Atlantic-Richfield Co. (formerly Sinclair Oil Corp.) at or near Fort Madison, Iowa, to points in Arkansas, Illinois (except points in the Chicago, Ill., and East St. Louis, Ill., commercial zones), Indiana (except points in the Chicago, Ill., commercial zone), Kansas, Kentucky, Michigan, Minnesota, Missouri (except points in the St. Louis, Mo., commercial zone), Nebraska, North Dakota, Ohio, South Dakota, Tennessee, and Wisconsin, for 180 days. Restricted to traffic originating at the plantsite of Arco Chemical Co. Division of Atlantic-Richfield Co. (formerly Sinclair Oil Corp.) at or near Fort Madison, Iowa, and destined to points in the named destination states. Note: The purpose of this republication is to clearly set forth the territory proposed to be served, which was set forth incorrectly in the previous publication. Supporting shipper: Arco Chemical Co., Division of Atlantic-Richfield Co., 120 South Riverside Plaza, Chicago, Ill. 60606. Send protests to: John V. Barry, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 1100 Federal Office Building, 911 Walnut Street, Kansas City, Mo. 64106.

No. MC 118904 (Sub-No. 8 TA), filed April 24, 1969. Applicant: MOBILE HOME EXPRESS, LTD., 1915 F Avenue, Lawton, Okla. Applicant's representative: Arnold Owens (same address as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Trailers*, designed to be drawn by passenger automobiles, as defined by the Interstate Commerce Commission, from Claremore, Okla., to points in Missouri, Iowa, Illinois, Arkansas, Mississippi, Louisiana, Texas, Arizona, Colorado, Wyoming, New Mexico, Nebraska, Kansas, Washington, and Oregon, in initial movements only, for 180 days. Supporting shipper: Scott-Rich Co., Claremore, Okla. Send protests to: Billy R. Reid, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 9A27 Federal Building, 819 Taylor Street, Fort Worth, Tex. 76102.

No. MC 120981 (Sub-No. 11 TA), filed April 18, 1969. Applicant: BESTWAY EXPRESS, INC., 520 Lester Avenue, Nashville, Tenn. 37210. Applicant's representative: George M. Catlett, 703 McClure Building, Frankfort, Ky. 40601. Authority sought to operate as a *common carrier*, by motor vehicle, over regular routes, transporting: *General commodities* (except those of unusual value, classes A and B explosives, household goods as defined by the Commission, commodities in bulk, and those requiring special equipment), (1) between Lebanon, Ky., and Lexington, Ky., from Lebanon, over U.S. Highway 68 to Perry-

ville, Ky., thence over U.S. Highway 150 to Danville, Ky., thence over U.S. Highway 127 to Lawrenceburg, Ky., thence over U.S. Highway 62 to Versailles, Ky., thence over U.S. Highway 60 to Lexington, and return over the same route, serving no intermediate points; (2) between Lebanon, Ky., and Louisville, Ky., from Lebanon, over Kentucky Highway 55 to Springfield, Ky., thence over U.S. Highway 150 to Bardstown, Ky., thence over U.S. Highway 31E to Louisville and return over the same route, serving no intermediate points; and, (3) between Lebanon, Ky., and Louisville, Ky., from Lebanon over Kentucky Highway 52 to Loretto, Ky., thence over Kentucky Highway 49 to Bardstown, Ky., thence over U.S. Highway 31E to Louisville and return over the same routes, serving the intermediate point of Loretto, Ky., with authority sought to interline (1) through (3) next above at Lexington, Ky., and at Louisville, Ky., but restricted against service between Lexington, Ky., and Louisville, Ky., and restricted against tacking with applicant's presently held authority for 180 days. Note: Applicant does intend to interline with other carriers at Louisville and Lexington, Ky. Supporting shippers: Hamilton Recapping & Tire Co., Lebanon, Ky.; Dollar and Variety Store, Loretto, Ky.; Telecom, Inc., Lebanon, Ky.; Dayton Etched Products Co., Lebanon, Ky.; Lerman Brothers, Inc., The Fair Store, Lebanon, Ky.; City Sales and Service, Lebanon, Ky.; Loretto Lumber & Hardware Co., Loretto, Ky.; Vic's Dollar Store, Lebanon, Ky. Send protests to: Joe J. Tate, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 803 1808 West End Building, Nashville, Tenn. 37203.

No. MC 128017 (Sub-No. 2 TA), filed April 25, 1969. Applicant: ERVIN L. CRIDER, JR., Box 102, Bergton, Va. 22811. Applicant's representative: C. F. Germelman, Post Office Box 81, Winchester, Va. 22601. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Animal and poultry feed*, in bulk, and in bags, from New Market, Va., to points in Grant, Hampshire, Hardy, Mineral, and Pendleton Counties, W. Va., for 150 days. Supporting shipper: Long Poultry Service, New Market, Va. 22844. Send protests to: Clatin M. Harmon, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 215 Campbell Avenue SW., Roanoke, Va. 24011.

No. MC 128202 (Sub-No. 3 TA), filed April 23, 1969. Applicant: WRANGELL TRANSPORT CO., INC., Post Office Box 191, Wrangell, Alaska 99929. Applicant's representative: Joseph O. Earp, 411 Lyon Building, 607 Third Avenue, Seattle, Wash. 98104. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Bakery goods*, fresh or frozen; *butter*; *eggs*; *cheese*; *oleomargarine*; *ice cream*; *foods*, frozen; *meats and meat products*, fresh, frozen or cured, smoked or prepared; *commodities* which would otherwise be exempt from regulation

when moving in the same vehicle at the same time with nonexempt commodities, in vehicles equipped with mechanical refrigeration, from Seattle and Tacoma, Wash., to Wrangell, Alaska, for the account of Benjamin's Store, Inc., for 150 days. Supporting shipper: Benjamin's Store, Inc., General Merchandise, Wrangell, Alaska 99929. Send protests to: Hugh H. Chaffee, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Post Office Box 1532, Anchorage, Alaska 99501.

No. MC 128541 (Sub-No. 2 TA), filed April 25, 1969. Applicant: WESLEY WAYNE MACOMBER, doing business as W. W. MACOMBER TRUCKING, R.F.D. No. 1 A, Gardiner, Maine 04345. Applicant's representative: Edward G. Hough, 844 Stevens Avenue, Portland, Maine 04103. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Waste paper*, in bales, from 60-mile radius of Worcester, Mass., to Gardiner, Maine, for 180 days. Supporting shipper: Gardiner Paper Mills, Division of Yorktowne Paper Mills of Maine, Inc., Gardiner, Maine 04345. Send protests to: Donald G. Weiler, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 307, 76 Pearl Street, Portland, Maine 04112.

No. MC 129282 (Sub-No. 4 TA) (Correction), filed April 9, 1969, published FEDERAL REGISTER, issue of April 19, 1969, and republished as corrected this issue. Applicant: FRED S. BERRY, doing business as BERRY TRANSPORTATION COMPANY, Post Office Box 1824, Longview, Tex. 75601. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Malt beverages*; *empty bottles, cans, cartons, kegs, or other containers and pallets*, between San Antonio, Tex., and points in Louisiana, and Texarkana, Ark., for 180 days. Supporting shippers: Lone Star Brewing Co., San Antonio, Tex., and Pearl Brewing Co., San Antonio, Tex. Note: The purpose of this republication is to add an additional supporting shipper inadvertently omitted from previous publication. Applicant states it does not intend to tack with existing authority. Send protests to: E. K. Willis, Jr., District Supervisor, Interstate Commerce Commission, 513 Thomas Building, 1314 Wood Street, Dallas, Tex. 75202.

No. MC 133039 (Sub-No. 1 TA), filed April 23, 1969. Applicant: COLLIER TRUCKING COMPANY, INC., Rural Route No. 1, Coatesville, Ind. 46121. Applicant's representative: James D. Collins, 802 Board of Trade Building, 143 North Meridian Street, Indianapolis, Ind. 46204. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Feed, feed ingredients*, in bulk and in bags (except liquid, in bulk, in tank vehicles), *live-stock and poultry medication* (except liquid, in bulk, in tank vehicles) and *grain*, from Lafayette, Ind., to points in Williams, Defiance, Paulding, Fulton, Henry, Putman, Lucas, Wood, Hancock, Hardin, Ottawa, Sandusky, Seneca, Wyandot, Marion, Erie, Huron, Allen,

and Van Wert Counties, Ohio, for 180 days. Supporting shipper: Ralston Purina Co., Box 119, Lafayette, Ind. Send protests to: James W. Habermehl, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 802 Century Building, 36 South Pennsylvania Street, Indianapolis, Ind. 46204.

No. MC 133648 TA, filed April 21, 1969. Applicant: JOE COLEY, doing business as COLEY TRUCK LINE, 908 Caddo, Minco, Okla. 73059. Authority sought to operate as a *common carrier*, by motor vehicle, over regular routes, transporting: *General commodities*, between Oklahoma City, Okla., and Newcastle, Okla., serving all intermediate points, and the off-route point of Tuttle, Okla., from Oklahoma City over Oklahoma Highway 152 to Union City, Okla.; thence over U.S. Highway 81 to Pocasset, Okla.; thence over unnumbered highway to Amber, Okla.; thence over Oklahoma Highway 92 to Junction U.S. Highway 62; thence over U.S. Highway 62 to Junction U.S. Highway 277; and thence over U.S. Highway 277 to Newcastle, Okla., return to Oklahoma City, Okla., over U.S. Highway 277, for 180 days. Supporting shippers: Mustang Hardware Co., Mustang, Okla.; John M. Wright Hardware, Newcastle, Okla.; Woodworth's, Minco, Okla.; Tolbert Drug, Minco, Okla.; Tuttle Public Schools, Tuttle, Okla.; W. C. Francis & Sons, Ford, Blanchard, Okla.; Red Cross Rexall Drug, Blanchard, Okla.; Carey Lumber Co., Blanchard, Okla. Send protests to: C. L. Phillips, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 240, Old Post Office Building, 215 Northwest Third, Oklahoma City, Okla. 73102.

No. MC 133655 TA, filed April 24, 1969. Applicant: TRANS-NATIONAL TRUCK INC., 813 Oakwood Drive, Euless, Tex. 76039. Applicant's representative: Jack Ahrens (same address as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Meat, meat products, meat byproducts and articles distributed by meat packinghouses*, as defined by the Commission, from the plant site of Missouri Beef Packers, Inc., at or near Friona, Tex., to points in Georgia, Florida, North Carolina, and South Carolina, for 180 days. Supporting shipper: Missouri Beef Packers, Inc., Post Office Box 1178, Friona, Tex. 79035. Send protests to: Billy R. Reid, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 9A27 Federal Building, 819 Taylor Street, Fort Worth, Tex. 76102.

MOTOR CARRIER OF PASSENGERS

No. MC 133519 (Sub-No. 1 TA), filed April 23, 1969. Applicant: JOHN W. DRUMMOND, Withams, Va. 23488. Applicant's representative: Alfred T. Truitt, Jr., Courthouse Building, Salisbury, Md. 21801. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Passengers*, in special operations, between points in Accomac County, Va., and Showell (Worcester County), Md., for 180 days. Supporting shipper: Showell Poultry, Inc., Showell, Md. 21862. W. J. Ley, Secretary. Send protests to: Paul J. Lowry, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 206 Old Post Office Building, 129 East Main Street, Salisbury, Md. 21801.

By the Commission.

[SEAL] H. NEIL GARSON,
Secretary.

[P.R. Doc. 69-5398: Filed, May 5, 1969;
8:48 a.m.]

[Notice 339]

MOTOR CARRIER TRANSFER PROCEEDINGS

MAY 1, 1969.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 1132), appear below:

As provided in the Commission's special rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 20 days from the date of publication of this notice. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC-71265. By order of April 28, 1969, the Motor Carrier Board approved the transfer to Gary A. Mitchell, doing business as Holiday Away Travel Service, Suite 301, Kearns Building, 136 South Main Street, Salt Lake City, Utah 84101, of the licenses in Nos. MC-12705 and MC-12705 (Sub-No. 1), issued January 14, 1960, and January 10, 1964, respectively, to Margaret Lund, doing business as Margaret Lund Tours, Suite 301, Kearns Building, 136 South Main Street, Salt Lake City, Utah 84101, authorizing the transportation of passengers and their baggage, in special and charter operations, in round-trip all-expense

tours, beginning and ending at points in Arizona, Idaho, and Salt Lake County, Utah, and extending to points in the United States, with certain exceptions.

No. MC-FC-71268. By order of April 28, 1969, the Motor Carrier Board approved the transfer to Three "T" Consultants & Transportation, Inc., doing business as Three "T" Transportation, Inc., Henderson, Colo., of the certificate in No. MC-126749 (Sub-No. 8), issued March 26, 1968, to K. P. Moving & Storage, Inc., Denver, Colo., authorizing the transportation of livestock, used farm machinery, and agricultural commodities, between points in Montrose, Delta, and Gunnison Counties, Colo., on the one hand, and, on the other, points in Nebraska and Kansas, and those in Carbon, Emery, and Grand Counties, Utah.

No. MC-FC-71288. By order of April 28, 1969, the Motor Carrier Board approved the transfer to Eugene Stone Trucking, Inc., Cleveland, Ohio, of Permits in Nos. MC-124539, and MC-124539 (Sub-No. 2), issued April 2, 1965, and March 22, 1968, respectively, to Eugene Stone, Cleveland, Ohio, authorizing the transportation of: Such equipment, materials and supplies as are usually dealt in by gasoline and oil service stations, between points in Ohio, on the one hand, and, on the other, points in Pennsylvania, New York, and a part of Michigan; and plastic pipe, fittings, granules, moldings, and extrusions, and adhesives, and automobile tires and tubes, from, to, or between specified points in Ohio, New York, Connecticut, and Massachusetts. Richard H. Brandon, 810 Hartman Building, Columbus, Ohio 43215, attorney for applicants.

No. MC-FC-71304. By order of April 28, 1969, the Motor Carrier Board approved the transfer to J. K. McKeown Co., Inc., Arlington, Mass., of certificate No. MC-38232, issued November 13, 1956, to Mercury Van Lines, Inc., Burlington, Mass., authorizing the transportation of: Building materials, between Medford, Mass., and points in Massachusetts within 5 miles thereof, on the one hand, and, on the other, points in Massachusetts; and household goods, between Medford, Mass., and points in Massachusetts within 15 miles thereof, on the one hand, and on the other, points in Connecticut, Maine, New Hampshire, New York, Vermont, Rhode Island, New Jersey, Maryland, Pennsylvania, and the District of Columbia. Robert J. Gallagher, 111 State Street, Boston, Mass. 02109, attorney for applicants.

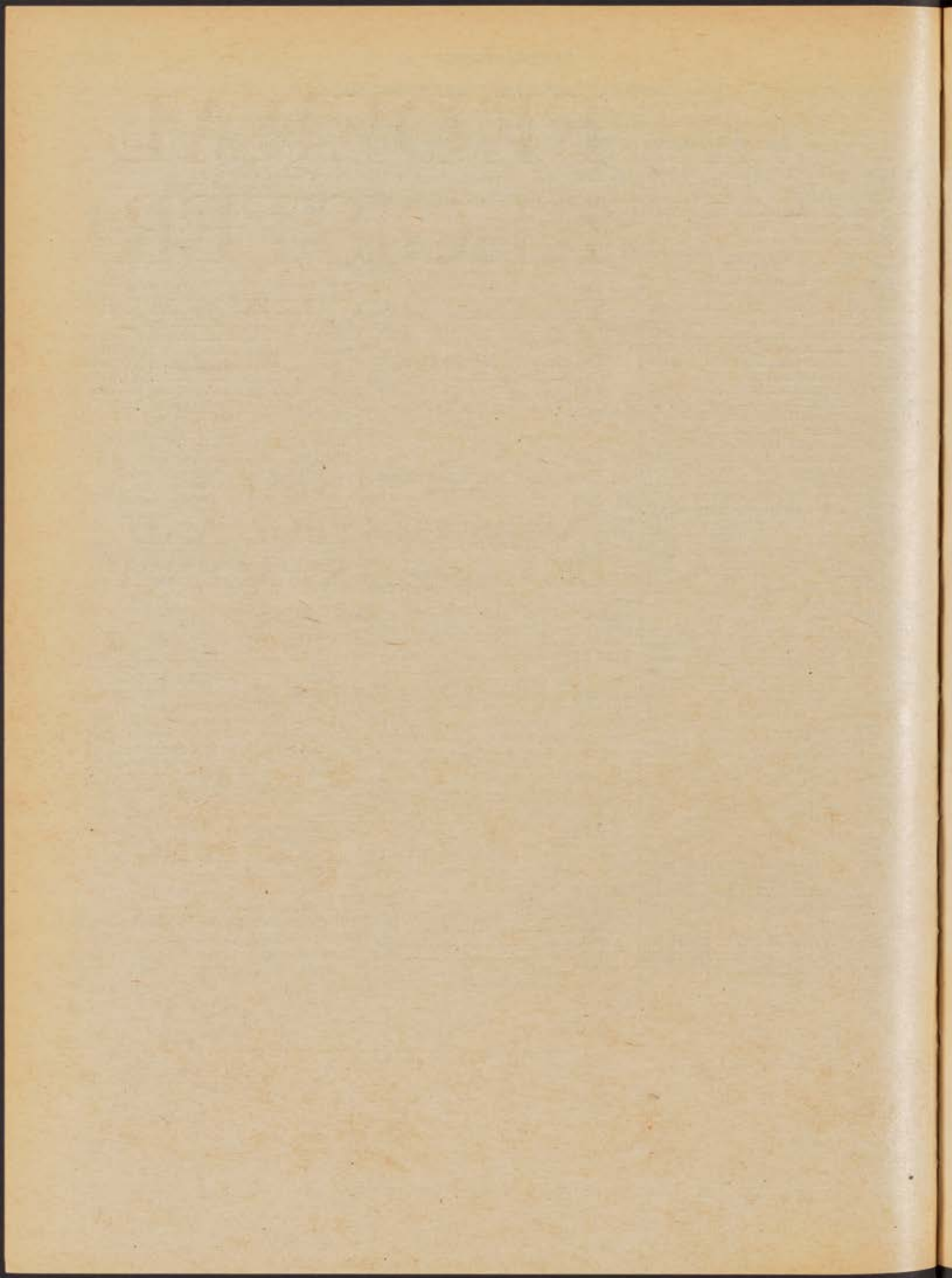
[SEAL] H. NEIL GARSON,
Secretary.

[P.R. Doc. 69-5399: Filed, May 5, 1969;
8:48 a.m.]

CUMULATIVE LIST OF PARTS AFFECTED—MAY

The following numerical guide is a list of parts of each title of the Code of Federal Regulations affected by documents published to date during May

3 CFR	Page	15 CFR	Page	39 CFR—Continued	Page
EXECUTIVE ORDER:		200-----	7144	PROPOSED RULES—Continued	
11467-----	7271	16 CFR		168-----	7285
5 CFR		13-----	7232, 7233, 7275-7277	242-----	7285
213-----	7231, 7281, 7282, 7325	15-----	7145, 7234, 7235, 7278	245-----	7285
7 CFR		240-----	7235	41 CFR	
26-----	7282	17 CFR		1-3-----	7147
52-----	7133	231-----	7235	1-7-----	7148
722-----	7231	240-----	7235	1-16-----	7148
811-----	7325	PROPOSED RULES:		1-20-----	7148
862-----	7326	230-----	7175	5A-1-----	7240
907-----	7134	239-----	7175	8-3-----	7150
908-----	7135	240-----	7250	23-50-----	7360
909-----	7282	19 CFR		101-45-----	7241, 7329
910-----	7283, 7326	16-----	7328	101-46-----	7241
912-----	7284	20 CFR		42 CFR	
966-----	7135	404-----	7236	81-----	7150, 7241
1079-----	7136	21 CFR		43 CFR	
PROPOSED RULES:		120-----	7165, 7237, 7279	PROPOSED RULES:	
905-----	7168	121-----	7165, 7237	2240-----	7247
966-----	7170	24 CFR		45 CFR	
980-----	7170	200-----	7238, 7329	115-----	7151
1003-----	7171	207-----	7238	119-----	7242
1004-----	7171	233-----	7238	801-----	7246
1013-----	7173	235-----	7239	1013-----	7331
1016-----	7171	1700-----	7239	47 CFR	
1138-----	7248	26 CFR		PROPOSED RULES:	
8 CFR		1-----	7145	81-----	7289
100-----	7327	29 CFR		83-----	7289
204-----	7328	460-----	7239	49 CFR	
238-----	7328	PROPOSED RULES:		7-----	7156, 7331
242-----	7327	1500-----	7333	71-----	7157
245-----	7328	33 CFR		171-----	7159
299-----	7327	110-----	7146	172-----	7159
10 CFR		117-----	7146	173-----	7159
8-----	7273	36 CFR		174-----	7162
13 CFR		7-----	7330	177-----	7162
102-----	7274	530-----	7279	178-----	7163, 7332
124-----	7274	39 CFR		179-----	7165
14 CFR		PROPOSED RULES:		PROPOSED RULES:	
39-----	7221	161-----	7285	232-----	7289
71-----	7121-7124, 7221, 7274, 7275	162-----	7285	1131-----	7177
97-----	7222	163-----	7285	1307-----	7177
298-----	7124	166-----	7285	50 CFR	
PROPOSED RULES:				280-----	7281
39-----	7249, 7286			PROPOSED RULES:	
71-----	7287, 7288			215-----	7247
121-----	7175, 7333				



FEDERAL REGISTER

VOLUME 34 • NUMBER 86

Tuesday, May 6, 1969 • Washington, D.C.

PART II

UNITED STATES ARMS CONTROL AND DISARMAMENT AGENCY

Grant Regulations



Title 41—PUBLIC CONTRACTS AND PROPERTY MANAGEMENT

Chapter 23—U.S. Arms Control and Disarmament Agency

GRANT REGULATIONS

PART 23-50—GRANTS

Sec.	
23-50.000	Scope of part.
23-50.001	Definitions.
23-50.001-1	ACDA or Agency.
23-50.001-2	Act.
23-50.001-3	Director.
23-50.001-4	Employee.
23-50.001-5	Granting Officer.
23-50.001-6	Head of the Agency.
23-50.001-7	Special Government employee.

Subpart 23-50.1—General

23-50.101	Type of activities supported.
23-50.102	Extent of support.
23-50.103	Limitations.

Subpart 23-50.2—Submission of Applications

23-50.201	Who may apply for a grant.
23-50.202	Where to submit applications.
23-50.203	What to submit.

Subpart 23-50.3—Financial Support

23-50.301	Educational institutions and other organizational grantees.
23-50.302	Individual grantees.

Subpart 23-50.4—Administration of Grants

23-50.401	Terms and conditions of grants.
23-50.402	Fiscal administration.
23-50.403	Patents.
23-50.404	Security.
23-50.405	Equal opportunity.

Subpart 23-50.5—Publication

23-50.501	Policy.
23-50.502	Copyrights and other rights in data.

AUTHORITY: The provisions of this Part 23-50 issued under the authority of secs. 31, 32, 41, 75 Stat. 631, 22 U.S.C. 2571, 2572, 2581; sec. 601, 78 Stat. 252, 42 U.S.C. 2000d; secs. 1 and 2, 72 Stat. 1793, 42 U.S.C. 1891 and 1892; as amended.

§ 23-50.000 Scope of part.

This part describes the method by which the U.S. Arms Control and Disarmament Agency makes grants, and the method by which U.S. public or private institutions or persons may apply for such grants.

§ 23-50.001 Definitions.

As used throughout this part, the following words have the meaning set forth below.

§ 23-50.001-1 ACDA or Agency.

ACDA or Agency means the U.S. Arms Control and Disarmament Agency.

§ 23-50.001-2 Act.

Act means the Arms Control and Disarmament Act, Public Law 87-297, 75 Stat. 631, compiled at 22 U.S.C. § 2551 et seq., as amended from time to time.

§ 23-50.001-3 Director.

Director means the Director or Acting Director of the U.S. Arms Control and Disarmament Agency.

§ 23-50.001-4 Employee.

Employee includes anyone serving in the Agency as:

(a) A person appointed by the President and confirmed by the Senate to a position in the Agency.

(b) A person appointed by the Director or by his designee to a position in the Agency.

(c) A special Government employee.

§ 23-50.001-5 Granting Officer.

Granting Officer means the Agency official (other than the Director) empowered to make grants (see Part 23-51 of this title).

§ 23-50.001-6 Head of the Agency.

Head of the Agency means the Director of the U.S. Arms Control and Disarmament Agency.

§ 23-50.001-7 Special Government employee.

Special Government employee means a "special Government employee", as defined in section 202 of title 18 of the United States Code, who is employed by the Agency.

Subpart 23-50.1—General

§ 23-50.101 Types of activities supported.

The Agency is authorized to make grants in support of or for the conduct of research, development and other studies in the field of arms control and disarmament.

§ 23-50.102 Extent of support.

The Agency may fund in whole or in part an activity it is authorized to support.

§ 23-50.103 Limitations.

(a) The authority of the Agency to make grants is limited to U.S. public or private institutions or persons. Accordingly, any application from an institution or person other than a U.S. public or private institution or person will not be considered. Private persons will not ordinarily be awarded grants except under the sponsorship of an educational institution of higher learning or of some other established nonprofit organization. Normally, organizations for profit will not be awarded grants. Exceptionally, grants may be made to such organizations if the results of its activities cannot otherwise be obtained and if one or more of the following criteria are met:

(1) The research, development, or study to be undertaken is of special concern or interest and shows promise of making an outstanding contribution to the acquisition of theoretical or practical knowledge in the field of arms control and disarmament;

(2) Unique resources are available for the work.

(b) The Act restricts the Agency's authority to make grants with respect to research, development and studies related to arms control and disarmament to the following:

(1) The detection, identification, inspection, monitoring, limitation, reduction, control, and elimination of armed forces and armaments, including thermonuclear, nuclear, missile, conventional, bacteriological, chemical, and radiological weapons;

(2) The techniques and systems of detecting, identifying, inspecting, and monitoring of tests of nuclear, thermonuclear, and other weapons;

(3) The analysis of national budgets, levels of industrial production, and economic indicators to determine the amounts spent by various countries for armaments;

(4) The control, reduction, and elimination of armed forces and armaments in space, in areas on and beneath the earth's surface, and in underwater regions;

(5) The structure and operation of international control and other organizations useful for arms control and disarmament;

(6) The training of scientists, technicians, and other personnel for manning the control systems which may be created by international arms control and disarmament agreements;

(7) The reduction and elimination of the danger of war resulting from accident, miscalculation, or possible surprise attack, including (but not limited to) improvements in the methods of communications between nations;

(8) The economic and political consequences of arms control and disarmament, including the problems of readjustment arising in industry and the reallocation of national resources;

(9) The arms control and disarmament implications of foreign and national security policies of the United States with a view to a better understanding of the significance of such policies for the achievement of arms control and disarmament;

(10) The national security and foreign policy implications of arms control and disarmament proposals with a view to a better understanding of the effect of such proposals upon national security and foreign policy;

(11) Methods for the maintenance of peace and security during different stages of arms control and disarmament;

(12) The scientific, economic, political, legal, social, psychological, military, and technological factors related to the prevention of war with a view to a better understanding of how the basic structure of a lasting peace may be established;

(13) Such related problems as the Director may determine to be in need of research, development, or study in order to carry out the provisions of the Act.

Subpart 23-50.2—Submission of Applications

§ 23-50.201 Who may apply for a grant.

Application for grants normally shall be submitted by a nonprofit organization, or by an educational institution. Such applications must be signed by an official duly authorized to execute such instruments.

§ 23-50.202 Where to submit applications.

Applications for grants shall be submitted to the Office of the Executive Director, U.S. Arms Control and Disarmament Agency, 320 21st Street NW., Washington, D.C. 20451.

§ 23-50.203 What to submit.

The Agency does not prescribe any particular format to govern the preparation of applications for grants. The Agency must be supplied, however, with essential information on which to base a determination to award a grant. The applications shall cover the points given below insofar as these may be applicable.

(a) *Name and address of institution.* The name, address, and telephone number of the prospective grantee shall be given. Where the official designation of the organization differs from the designation commonly used, the official designation shall be given, followed by the popular name enclosed in parentheses.

(b) *Title of proposed research.* The title of the proposed research should be brief but adequately descriptive.

(c) *Desired starting date of the research.* Proposed alternate starting dates may be specified, taking into account the time required by the Agency's personnel for review and evaluation.

(d) *Time period for which support is requested.* The length of time for which support is being requested, ordinarily up to a year, must be consistent with the nature and complexity of the proposed research. The Agency will consider and process each request for subsequent support as an application for a new research grant, except in those cases of pilot or feasibility studies which contemplate additional funding upon satisfactory conclusion of the preliminary study.

(e) *Description of proposed research.* Applications must include a brief abstract describing the proposed research. In addition, the applicant shall provide a more detailed description of the work to be undertaken, its objectives, and its relation to the present state of knowledge on the subject and to comparable work in progress elsewhere, together with pertinent bibliographic citations. The general plan of the work to be undertaken must be included. The Agency will be influenced by the adequacy of information in its appraisal of the merits of the proposed research.

(f) *Facilities and equipment.* (1) Prospective grantees should own or control the capital facilities and equipment necessary to the research. The application for grant must identify the facilities available, as well as those items of equipment specially adapted or suited to the proposed research. As a general policy, Agency grants do not provide for the acquisition, refurbishment, or renovation of facilities and equipment. Therefore, requests for such acquisition, refurbishment or renovation of equipment with grant funds for use in performance of the research requires prior Agency approval. Except as stated below, title to such equipment shall pass to the Government upon acquisition.

(2) Under the authority of 42 U.S.C. §§ 1891 and 1892, grants may be made to nonprofit institutions of higher learning (or to nonprofit organizations whose primary purpose is the conduct of scientific research) for basic or applied scientific research. Such grants may permit title to specialized equipment for research purchased with grant funds to vest in such institutions or organizations without further obligation to the Government or on such other terms and conditions as the Agency deems appropriate.

(g) *Personnel.* (1) The principal investigator shall be responsible for direct supervision of the work and in most instances will participate in the conduct of the research regardless of whether or not he is to receive any compensation from the grant funds. The proposal shall list the names and titles of professional personnel to be associated directly with the research, including the level of effort each is expected to devote to the undertaking.

(2) A short biographical sketch of the principal investigator and a list of his principal publications must be included along with similar biological information on other senior professional personnel who will be directly associated with the project. If applicable, the number of student or other assistants, together with information as to their level of academic attainment, shall be listed. The names and titles of other scientific and technical personnel who are expected to be associated with the project in an advisory or consulting capacity must be shown.

(h) *Financial information.* Each applicant must submit an estimate of the total cost of the project, with a breakdown of estimated costs per year in the categories listed below. Parts 1-15.1 through 1-15.3 of this title set forth principles for determining what costs are reasonable and allowable. ACDA will use these principles in determining the extent to which it will support a research grant proposal. Applicants will list in similar categories, contributions that other sources will make to the research.

(i) *Salaries.* (1) List the names of personnel who will perform the work; the percentage of time each will devote to the research; and the present salary, rate of pay, or stipend of each individual who is to be compensated under the grant; and, the total amount of salary per year that each will be paid from the grant.

(ii) Request funds to defray a portion, or all, of the salaries of personnel who will work on the research. Stipends or salaries charged against the grant must follow salary policies and be on a scale consistent with the regular practices of the grantee institution. The extent of compensation of individuals from grant funds will depend on the degree to which their services are necessary. For research to be conducted under a grant made to an educational institution, compensation shall be consistent with the institution's policies for work during the summer months.

(iii) Part or all of an individual's services may be charged against a grant:

Provided, That he be relieved of a comparable portion of his teaching or other obligations and that his regular stipend or salary be reduced pro rata.

(2) *Equipment.* Itemize required equipment by description and estimated cost, and include a thorough justification for each (see paragraph (f) of this section).

(3) *Consumable property.* Indicate in general terms the types of required equipment and supplies that will be expended during performance under the grant.

(4) *Travel.* Indicate in as great detail as possible the type of anticipated travel, its frequency, and its applicability to the research. Grant funds may be used for travel only to the extent that expenditures are reasonable and bear a close relationship to the research work. No foreign travel shall be undertaken in fulfillment of the grant's objectives without specific written approval from the Granting Officer.

(5) *Publication costs.* Indicate all types of publication costs anticipated, including the purchase of reprints. (See Subpart 23-50.5 of this part.)

(6) *Other direct costs.* Itemize other anticipated direct costs not included above, such as computer charges and reference texts.

(7) *Indirect costs.* Institutions may claim indirect costs in accordance with cost principles set forth in Part 1-15 of this title.

(8) *Total.* Give total of all costs by years and a cumulative final total as well.

To the extent that the applicant considers such financial information privileged, he must identify the information to be protected and request expressly that it be held in confidence. (See paragraph (j) of this section.)

(i) *Other sponsors.* (1) State whether the proposal has been submitted to other possible sponsors (and if so, to whom), including other Federal agencies, and state proposed total cost to other sponsors. Indicate also any present sponsors of any portion of the program outlined in the proposal. The submission of the proposal to other organizations concurrently with its submission to ACDA will not prejudice its review by the Agency but notification of other sponsorship is required.

(2) In the event of ACDA partial sponsorship, if actual cost is less than anticipated, ACDA will expect a pro rata refund.

(j) *Privileged information.* When an application results in an Agency grant, the proposal itself becomes a part of the record of the transaction which may be made available to the public for inspection and copying upon specific request. If any information or material presented in an application for a grant is of a confidential character which meets the criteria of applicable law for protection against unauthorized disclosure, it will be withheld from disclosure to the general public under the authority of such applicable law, including the authority of the Freedom of Information Act (5

U.S.C. 552). The burden of asserting the privileged character of the information or material rests on the applicant. Such information shall be contained in an annex, conspicuously bearing an appropriately restrictive legend (see § 23-3.5002 of this title), six copies of which must accompany the application.

Subpart 23-50.3—Financial Support

§ 23-50.301 Educational institutions and other organizational grantees.

Funds provided under Agency grants may be expended by organizations or by educational institutions for those direct and indirect expenditures recognized under applicable cost principles set forth in Subparts 1-15.1, 1-15.2, or 1-15.3 of this part, and those specific items of allowable costs set forth in the grant instrument.

§ 23-50.302 Individual grantees.

Financial support provided directly by the Agency to individual grantees, or indirectly to such grantees through some nonprofit academic organization or educational institution of higher learning may or may not cover the entire expenses borne by the individual. Such support may take the form of stipends, subsistence, travel, or book allowances. In appropriate circumstances and as a condition precedent to making the grant, the Agency may require an individual grantee to certify that he will diligently pursue the research to substantial completion. Where such a condition has been required, the grant will contain a provision to the effect that the grantee will repay on demand by the Agency all monies advanced to him in the event of his failure to pursue the research to substantial completion.

Subpart 23-50.4—Administration of Grants

§ 23-50.401 Terms and conditions of grants.

(a) The provisions set forth in the instrument of grant (or incorporated by reference) shall be binding upon the grantee. During the period of the grant, modifications of the original provisions, which may be agreed from time to time, shall be reduced to writing and form part of the instrument of grant as a binding amendment thereto.

(b) An original of the instrument of grant shall be delivered to the grantee. In the case of grants made to organizations, copies of the instrument shall be sent to the principal investigator and to the administrative officer (if any).

(c) In appropriate circumstances, a grant instrument may contain a provision stating that the Agency shall not be liable (1) for injuries sustained by the grantee, his officers, agents, employees or members of his family or (2) for property damage sustained by any such person during performance under the grant. The instrument shall also contain a provision that the grantee and not the Agency shall be responsible for liabilities to third persons for either property damage or personal injuries

and that by his acceptance of the grant the grantee agrees not to assert a claim against the Government for reimbursement of expenses and costs resulting from such liabilities.

(d) In the case of all grants, unless otherwise specified in the grant letter, the grantee will be required to:

(1) Furnish a draft of the final report for Agency comments thirty (30) days prior to the due date of the final report;

(2) Furnish to the Agency, in the case of grants for which the grant period is in excess of six (6) months, not more than ten (10) copies of a brief interim status report at three (3) month intervals; and

(3) Furnish a reproducible master of a comprehensive final report, prepared in accordance with Agency specifications, to the Agency on or before the expiration date of the grant; the final report shall include a summary of its contents.

§ 23-50.402 Fiscal administration.

(a) In the absence of specific written authorization contained in the instrument of grant, expenditures incurred by the grantee prior to the date of the grant and otherwise reasonable and allocable to the grant shall not be charged thereto directly or indirectly.

(b) Funds not expended or committed under a binding legal obligation prior to termination of the grant or the expiration of the grant period, shall be remitted promptly by check in a sum increased by the amount of any earned or accrued interest. The check shall be made payable to the U.S. Arms Control and Disarmament Agency and identified by the Agency's grant designation.

(c) Generally, the Agency will provide grant funds quarterly and in advance.

(d) Each application for a research project shall be accompanied by an itemized budget which shall be approved by ACDA in the grant instrument. Within the limits of the total budget, deviations from the itemized budget estimates submitted with the proposal are permissible. However, the grantee or principal investigator shall inform ACDA promptly of any contemplated major deviations, shall state the reasons therefor, and shall not initiate such deviations without prior written approval from the Agency.

(e) Projects supported by Agency grant must be performed within the stated limit of funds.

(f) Grant funds received from the Agency will be deposited in separate checking (or other type of accounts) established and maintained by the grantee. In no event shall such funds (1) be commingled with the personal funds of the grantee or of any officer or agent of the grantee organization; or (2) be deposited in personal bank accounts for disbursement by personal check.

(g) The grantee shall maintain separate records for each grant in accordance with generally accepted accounting principles. Such records shall provide the basis for any fiscal reports that may be required. All accounting records relating to expenditures under each grant shall

be subject to examination and audit by authorized representatives of ACDA at all reasonable times during the period of the grant and for 3 years after termination. In addition, the Comptroller General of the United States or any of his duly authorized representatives shall, until the expiration of 3 years after termination of the grant, have access to and the right to examine any directly pertinent books, documents, and records of the grantee involving transactions relating to the grant.

(h) A final fiscal report containing an itemized statement of the disposition of all grant funds shall be submitted within ninety (90) days after the completion of work under the grant. An interim fiscal report containing an itemized statement of expenditures and commitments made, and of any interest earned on grant funds, shall be submitted at 3-month intervals.

(i) Agency grants may not be transferred from one grantee to another without the execution of a novation or other appropriate agreement executed by the existing and prospective grantees as well as by the Agency. A request for such a transfer shall be administratively processed as an application for a new grant.

§ 23-50.403 Patents.

(a) Section 32 of the Act states that all research within the United States sponsored, cosponsored, or authorized under the Act, shall be provided for in such manner that all information as to uses, products, processes, patents and other developments resulting from such research developed by government expenditure will (with such exceptions and limitations, if any, as the Director may find to be necessary in the public interest) be available to the general public. Section 32 shall not be so construed as to deprive the owner of any background patent relating thereto of such rights as he may have thereunder.

(b) The instrument of grant will contain a provision to the effect that the grantee or principal investigator shall promptly disclose to ACDA all discoveries and inventions conceived or first actually reduced to practice in the performance of work aided or supported under the grant. The grantee will, upon request, assign, and transfer to the United States, as represented for this purpose by ACDA, full and entire, right, title, and interest in and to such discoveries or inventions; *Provided, however,* That in the absence of any request by the Agency for such an assignment or transfer, the grantee agrees in any event that it will grant an irrevocable, nonexclusive, nontransferable, royalty-free license for the practice throughout the world, by or on behalf of the United States or by any foreign government or international organization pursuant to any treaty or other agreement with the Government of the United States, of each such discovery or invention. The grantee will warrant that he has or shall obtain full authority to make such assignments and transfers by obtaining from all persons who will be participating in the research project

agreements to assign to the grantee all discoveries and inventions conceived or first actually reduced to practice during the grant period with the aid or support of grant funds.

(c) If to the best of the grantee's knowledge and belief no inventions have been conceived or first actually reduced to practice during the grant period with the aid or support of grant funds, the grantee shall so certify to ACDA at the termination of the grant period. Nothing contained herein shall be deemed to require the grant of any rights to the United States under any invention other than an invention conceived or first actually reduced to practice during the grant period and as a result of performance of work aided or supported under the grant.

§ 23-50.404 Security.

(a) To the maximum extent practicable, projects sponsored or assisted by Agency grant shall be unclassified and free of any information, which under paragraph (b) of this section, is likely to serve as a bar to publication.

(b) Special provisions, pertaining to security or to administrative controls paragraph (b) of this section, is likely to necessary to avoid unauthorized disclosure, shall be incorporated in the grant instrument, in appropriate circumstances. These include circumstances where the performance of work under the grant requires or involves access to Restricted Data or other classified information, or to information the public disclosure of which would, in the opinion of the Agency, violate a confidential relationship or other obligation established or recognized by law requiring the Agency to withhold publication.

§ 23-50.405 Equal opportunity.

Each grant shall contain a provision to the effect that no person in the United States shall (a) be excluded from participation in performance under this grant, (b) be denied the benefits of the grant, or (c) be subjected to any discrimination under the grant, on the grounds of race, color, or national origin. The grant shall also require compliance on the part of the grantee with such Agency regulations as may be promulgated from time to time to effectuate the objectives of such equal opportunity.

Subpart 23-50.5—Publication

§ 23-50.501 Policy.

The Agency is concerned that research, development, or study projects sponsored or assisted by its grants take proper account of the public interest and the interests of scholars as well as of potential users of the resulting information. Scholars or other investigators engaged in such projects shall be free to exercise their best professional judgments as to the content of the project report, whose ultimate acceptance will depend on its intrinsic merit.

§ 23-50.502 Copyrights and other rights in data.

(a) Agency support of such projects entitles the Agency to monitor closely the publication and distribution of the project report to ensure that publication and distribution reflect adequately the public interest. Various procedures are available to effectuate the Agency's policy. One procedure would permit the publication and dissemination under copyright held by the grantee with grant of an irrevocable, nonexclusive, trans-

ferable, royalty-free license to the Government. Another would permit publication and dissemination by the Government without statutory copyright protection. The instrument of grant shall contain appropriate provisions to such effect.

(b) With respect to any release of unclassified information (including, without limitation, any news release, article, brochure, speech, manuscript, or other material) which discloses either the existence of the study supported by the grant or the work product of the grant (including, without limitation, factual findings, hypotheses, conclusions, opinions, or recommendations), the grantee shall: (1) Provide the Agency with a copy of the proposed release at least thirty (30) days prior to the release date; and (2) unless otherwise directed in writing by the Granting Officer, make an appropriate acknowledgment of support by the U.S. Arms Control and Disarmament Agency and if the work product of the grant is disclosed, include in the release the following disclaimer:

The ideas and conclusions presented herein are solely those of the author(s). They do not necessarily correspond to those of the U.S. Arms Control and Disarmament Agency or of any other agency or department of the U.S. Government.

The foregoing Part 23-50 of this Chapter 23 of Title 41 of the Code of Federal Regulations shall become effective on the date of its publication in the FEDERAL REGISTER.

Dated: May 1, 1969.

GERARD SMITH,
Director.

[F.R. Doc. 69-5364; Filed, May 5, 1969;
8:45 a.m.]

